2020 House Journals

Sunday	Monday	Tuesday	Wednesday 9/16 (1-54)	Thursday	Friday
			5/27 (2037-2050)		
	5/11 (1607-1736)	5/12 (1737-1764)	5/13 (1765-1842)	5/14 (1843-1978)	5/15 (1979-2036)
	5/4 (1329-1364)	5/5 (1365-1452)	5/6 (1453-1492)	5/7 (1493-1566)	5/8 (1567-1606)
4/26 (1145-1150)	4/27 (1151-1200)	4/28 (1201-1208)	4/29 (1209-1234)	4/30 (1235-1318)	5/1 (1319-1328)
					4/24 (1137-1144)
					4/17 (1131-1136)
		4/7 (1109-1118)	4/8 (1119-1130)		
	3/30 (1101-1108)				
3/15 (1039-1046)	3/16 (1047-1060)	3/17 (1061-1068)	3/18 (1069-1092)	3/19 (1093-1100)	
	3/9 (853-880)	3/10 (881-974)	3/11 (975-1014)	3/12 (1015-1038)	
	3/2 (747-764)	3/3 (765-794)	3/4 (795-824)	3/5 (825-852)	
	2/24 (619-642)	2/25 (643-668)	2/26 (669-704)	2/27 (705-732)	2/28 (733-746)
	2/17 (529-546)	2/18 (547-562)	2/19 (563-584)	2/20 (585-618)	
	2/10 (429-444)	2/11 (445-474)	2/12 (475-496)	2/13 (497-528)	
	2/3 (369-384)	2/4 (385-408)	2/5 (409-416)	2/6 (417-428)	
	1/27 (305-318)	1/28 (319-332)	1/29 (333-346)	1/30 (347-368)	
		1/21 (255-266)	1/22 (267-286)	1/23 (287-304)	
	1/13 (191-202)	1/14 (203-214)	1/15 (215-240)	1/16 (241-254)	
			1/8 (1-138)	1/9 (139-190)	

1st Extraordinary Session

Monday	Tuesday	Wednesday	Thursday	Friday
		9/16 (91-96)		
		9/9 (83-90)		
		9/2 (81-82)		
8/24 (39-64)	8/25 (65-80)			
8/17 (31-34)	8/18 (35-38)			

8/10 (15-22)	8/11 (23-26)	8/12 (27-30)		
			8/7	(7-14)
7/27 (4.6)				

2nd Extraordinary Session

Monday 12/14 (95-98)	Tuesday 12/15 (99-100)	Wednesday 12/16 (101-106)	Thursday	Friday
			12/10 (91-94)	
11/30 (87-88)				12/4 (89-90)
				11/20 (81-86)
11/9 (69-72)	11/10 (73-80)			
			11/5 (1-68)	

JOURNAL OF THE HOUSE

VETO SESSION

Second Regular Session, 100th GENERAL ASSEMBLY

WEDNESDAY, SEPTEMBER 16, 2020

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Behold, God is my salvation, I will trust and not be afraid. (Isaiah 12:2)

Almighty God, and loving Creator, whom to know is life eternal, whom to love is life glorified and whom to serve is life fulfilled. Today, we come in spirit and in truth, and we bow in this beautiful House Chamber, offering unto You once again the devotion of our hearts. We acknowledge that in days past we have done what we should not have done and we have not done what we should have done. We now have the opportunity to go forward with Your spirit of humility and compassion for our citizens. Forgive us, O God, when we did not pay attention because we were too tired, too lazy or just overwhelmed. Renew a generous and a good spirit within us, that we may witness a renewed purpose to struggle for social harmony, that poverty, violence and misunderstanding may disappear, and that justice, peace and understanding may appear in our state and in our own hearts during this pandemic.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

LETTER OF RESIGNATION

May 27, 2020

To Speaker Haahr, Dana Miller, and Emily White:

It has been my pleasure and privilege to serve as the State Representative for the 58th District since January of 2013. I have been offered and accepted the position as the Director of the Children's Division of the Department of Social Services for the State of Missouri so it is necessary for me to resign my position effective at 11:59 p.m. on June 14, 2020.

Please accept this resignation and my sincere thanks for all you have done to make my tenure as a Representative successful.

Sincerely,

/s/ David Wood 58th District

MESSAGES FROM THE GOVERNOR

July 14, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill No. 1854, entitled:

AN ACT

To repeal sections 29.230, 36.155, 50.166, 50.327, 54.140, 59.021, 59.100, 64.805, 67.730, 67.1360, 67.1545, 94.838, 94.900, 94.902, 105.145, 115.127, 115.621, 115.646, 137.180, 138.434, 144.757, 205.202, 238.207, 238.235, 238.237, 321.015, 321.190, 321.300, 321.552, 321.603, 506.384, 610.021, 620.2005, and 620.2010, RSMo, and section 49.266 as enacted by senate bill no. 672, ninety-seventh general assembly, second regular session, and section 49.266 as enacted by house bill no. 28, ninety-seventh general assembly, first regular session, and to enact in lieu thereof fifty-two new sections relating to political subdivisions, with penalty provisions.

I disapprove of Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill 1854. My reasons for disapproval are as follows:

While I recognize and applaud the General Assembly and local governments in their effort to improve the laws governing political subdivisions of this state, I cannot approve this bill as presented to me.

This bill contains thirty-seven (37) different subjects, many of which did not receive a public hearing. Not all of the aforementioned subjects relate to the bill's original purpose as required by Article III, Section 21 of the Missouri Constitution. The underlying bill's original purpose was to allow for the elimination of outstanding penalties and fees for political subdivisions that are delinquent in reference to the requirement they submit financial disclosure statements. Many of the subsequent amendments resulting in the numerous subjects in the final bill are not germane to this original purpose in that they do not relate to excusing fees and penalties owed by political subdivisions. The constitutional requirement that a bill maintain its original purpose was intended to guard against hasty legislation and afford legislators and the public an opportunity to fairly consider and comment on a bill's provisions and amendments.

Moreover, the fact that the bill contains thirty-seven different subjects violates the requirement that each bill contain a single subject as found in Article III, Section 23 of the Missouri Constitution. This constitutional requirement, that a bill contain no more than a single subject, was intended to protect the people of this state and the General Assembly from compromising in one bill diverse and inapposite subjects that would not achieve the requisite majority independently of one another. It is my judgment that the intent of these constitutional requirements was not fulfilled in this instance due to the constraints imposed upon the General Assembly by the recent outbreak of COVID-19.

Section 115.646 criminalizes a school district or charter school advocating in support or opposition of ballot measures. If convicted, a person could face punishment by imprisonment of not more than one year or by a fine of not more than two thousand five hundred dollars or by both such imprisonment and fine. Often, these individuals serve their communities and are best situated to know when ballot issues need to be put to the voters in their districts. Criminalizing their advocacy of these measures limits the flexibility of the democratic process and reduces public awareness of the issues facing our school districts.

Section 115.127 modifies the candidate declaration deadline for political subdivisions. There is significant concern that this provision will disproportionally impact the Kansas City Public School Board of Directors election, shortening the candidate filing period to only five days immediately preceding the Christmas holiday. While this outcome was likely not intended, it may need to be modified for future consideration.

In furtherance of improving government for the benefit of citizens, I am concerned about the effect of modifying Sections 620.2005 and 620.2010 of the Missouri Works Program to allow for part-time jobs. One of the primary goals of economic development incentive programs is to provide meaningful and gainful employment to citizens, and to encourage and support full-time positions that benefit families for the long term. Inclusion of part-time jobs without further requirements or definitions adversely impacts and dilutes these existing programs.

Sections 67.1545, 238.207, 238.235, and 238.237 modify provisions relating to establishing Community Improvement Districts (CIDs) and Transportation Development Districts (TDDs) in order to ensure greater accountability to taxpayers. While the intent behind the legislative modification has merit, the provisions of the act conflict with unamended current law and have unintended consequences that is likely to result in extensive litigation and the need for further amendment. For example, while section 67.1545 seeks to require that all qualified voters within the municipality in which the district is located shall be required to vote on any resolution to form a CID, the definitions of "qualified voter" and "municipality" were unamended in section 67.1401. Thus, it is unclear who the qualified voters are, and in what area they must reside geographically to be allowed to vote on such resolution. Similar issues persist with provisions relating to TDDs. Further, if the intent of the legislation is to ensure greater accountability from taxpayers and qualified voters, the ability to submit a mail-in ballot should be reconsidered. Lastly, it is unclear how this legislation may affect projects that are in the planning stages or underway. It would be inopportune to infuse these processes with ambiguity, especially when investments and commitments have been made under the current state of the law.

Sections 620.2250 and 620.2010 also create economic incentives for Targeted Industrial Manufacturing Enhancement (TIME) Zones. While this program is similar to the Missouri Works Program, it does not contain similar job retention requirements. It also may allow a TIME Zone to be formed within an Advanced Industrial Manufacturing (AIM) Zone. This would allow multiple tax incentive structures to be overlapped with the Missouri Works Program. Stacking of tax benefit programs should be limited in order to ensure program efficacy.

Section 105.145, the underlying bill, also may need to be improved for future consideration. Under this act, the Missouri Department of Revenue may file disincorporation petitions against political subdivisions for failing to file financial transaction reports. While political subdivisions should be held accountable for such reports, the Department should not be allowed to disincorporate a political subdivision, as such political subdivision may provide vital services to citizens.

Currently, when county officials do not perform their job duties, they are punished upon conviction of a misdemeanor and must vacate office. Section 54.140 removes the ability to require that the county official vacate their office. As such, taxpayers would be paying for an elected official to refuse to do their job. This provision should remain current law, as elected officers of county government should be required to do the jobs that they were elected to do.

Section 29.230, this act would prohibit the State Auditor from performing such audits of third class counties if they elected to not be audited, or if they had been audited by a certified public accountant in the past two years. However, performance audits are not financial audits as they also include subjective measures of effectiveness, results, efficiency, internal control, and compliance. Performance audits are able to assist the audited entity to make improvements for taxpaying citizens. While the intent of reducing the number of audits for any entity is a worthy cause, performance audits should be preserved to ensure government accountability.

There are many other provisions contained within this bill of which I approve, including support for early childhood education and property tax reforms. I will look forward to working with the General Assembly on these items in the future.

In accordance with the above stated reasons for disapproval, I am returning **Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill No. 1854** without my approval.

Respectfully submitted,

/s/ Michael L. Parson Governor June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2002 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

Section 2.005

I hereby veto \$3,562, including \$1,959 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,959 from \$119,518 to \$117,559 from General Revenue Fund. From \$2,006,139 to \$2,004,180 in total from General Revenue Fund.

Expense and Equipment by \$1,603 from \$694,290 to \$692,687 from Elementary and Secondary Education - Federal Fund.

From \$2,707,562 to \$2,705,959 in total from Elementary and Secondary Education - Federal Fund.

From \$4,713,701 to \$4,710,139 in total for the section.

Section 2.015

I hereby veto \$15,035, including \$12,254 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$12,254 from \$18,157,546 to \$18,145,292 from General Revenue Fund. From \$45,653,960 to \$45,641,706 in total from General Revenue Fund.

Expense and Equipment by \$2,781 from \$7,007,231 to \$7,004,450 from Elementary and Secondary Education - Federal Fund.

From \$7,766,246 to \$7,763,465 in total from Elementary and Secondary Education - Federal Fund.

From \$3,995,126,450 to \$3,995,111,415 in total for the section.

Section 2.090

I hereby veto \$74,219, including \$9,168 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$9,168 from \$282,560 to \$273,392 from General Revenue Fund. From \$4,129,748 to \$4,120,580 in total from General Revenue Fund.

Expense and Equipment by \$21,177 from \$3,721,747 to \$3,700,570 from Elementary and Secondary Education - Federal Fund.

From \$10,599,792 to \$10,578,615 in total from Elementary and Secondary Education - Federal Fund.

Expense and Equipment by \$3,548 from \$2,315,163 to \$2,311,615 from Excellence in Education Fund. From \$2,982,651 to \$2,979,103 in total from Excellence in Education Fund.

Expense and Equipment by \$40,326 from \$3,620,096 to \$3,579,770 from Vocational Rehabilitation Fund. From \$34,244,277 to \$34,203,951 in total from Vocational Rehabilitation Fund.

From \$51,956,468 to \$51,882,249 in total for the section.

Section 2.255

I hereby veto \$807 Charter Public School Commission Revolving Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$807 from \$806,614 to \$805,807 from Charter Public School Commission Revolving Fund.

From \$1,083,892 to \$1,083,085 in total from Charter Public School Commission Revolving Fund. From \$3,583,892 to \$3,583,085 in total for the section.

Section 2.260

I hereby veto \$1,123, including \$702 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$702 from \$131,475 to \$130,773 from General Revenue Fund. From \$503,677 to \$502,975 in total from General Revenue Fund.

Expense and Equipment by \$421 from \$150,842 to \$150,421 from Missouri Commission for the Deaf and Hard of Hearing Board of Certification of Interpreters Fund.

From \$1,108,990 to \$1,107,867 in total for the section.

Section 2.275

I hereby veto \$630 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$568 from \$571,274 to \$570,706 from Assistive Technology Federal Fund. From \$788,096 to \$787,528 in total from Assistive Technology Federal Fund.

Expense and Equipment by \$62 from \$1,639,827 to \$1,639,765 from Deaf Relay Service and Equipment Distribution Program Fund.

From \$1,878,697 to \$1,878,635 in total from Deaf Relay Service and Equipment Distribution Program Fund.

From \$4,377,542 to \$4,376,912 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2002, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor

June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2003 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

Section 3.005

I hereby veto \$798 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For Higher Education Coordination and for grant and scholarship program administration. Expense and Equipment by \$798 from \$564,828 to \$564,030 from General Revenue Fund. From \$2,831,360 to \$2,830,562 in total from General Revenue Fund.

I hereby veto \$54,335 Dual Credit Certification Fund for the Dual Credit Certification Program. This new program was not part of my budget recommendations and would result in additional fees on the state's higher education institutions, something not appropriate given the revenue shortfalls occurring at these institutions.

For dual credit certification.

Personal Service from \$36,276 to \$0 from Dual Credit Certification Fund. Expense and Equipment from \$18,059 to \$0 from Dual Credit Certification Fund. From \$54,335 to \$0 in total from Dual Credit Certification Fund.

From \$3,018,072 to \$2,962,939 in total for the section.

Section 3.105

I hereby veto \$547 Guaranty Agency Operating Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$547 from \$2,479,787 to \$2,479,240 from Guaranty Agency Operating Fund. From \$12.254.583 to \$12.254.036 in total for the section.

Section 3.135

I hereby veto \$20,498 Job Development and Training Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$20,498 from \$3,231,264 to \$3,210,766 from Job Development and Training Fund. From \$20,757,781 to \$20,737,283 in total from Job Development and Training Fund. From \$21,457,781 to \$21,437,283 in total for the section.

Section 3.140

I hereby veto \$200,000 Job Development and Training Fund for a Pre-Apprenticeship program. This increased funding was not included in my budget recommendations and would leave the state unable to fully fund existing workforce programs from the currently available amount of federal funding.

For a Pre-Apprenticeship program within any city not within a county to assist minorities and women in the preparation for entry into construction contractor sponsored apprenticeship programs by providing curriculum that teaches core competencies the student will need before applying for a construction position. By \$200,000 from \$500,000 to \$300,000 from Job Development and Training Fund.

I hereby veto \$100,000 Job Development and Training Fund for an organization providing services that facilitates supplemental education programs, job development and training, and community service programs for underresourced individuals. This increased funding was not included in my budget recommendations and would leave the state unable to fully fund existing workforce programs from the currently available amount of federal funding.

For an organization providing services in a city not within a county, that facilitates supplemental education programs, job development and training, and community service programs for under-resourced individuals. By \$100,000 from \$700,000 to \$600,000 from Job Development and Training Fund.

From \$78,000,000 to \$77,700,000 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2003, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor

June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2004 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

Section 4.005

I hereby veto \$397, including \$147 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$147 from \$2,676,178 to \$2,676,031 from General Revenue Fund. From \$10,170,472 to \$10,170,325 in total from General Revenue Fund.

Expense and Equipment by \$250 from \$6,323,763 to \$6,323,513 from State Highways and Transportation Department Fund.

From \$14,145,748 to \$14,145,498 in total from State Highways and Transportation Department Fund.

From \$24,505,912 to \$24,505,515 in total for the section.

Section 4.010

I hereby veto \$1,982 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,982 from \$2,291,270 to \$2,289,288 from General Revenue Fund. From \$21,631,501 to \$21,629,519 in total from General Revenue Fund. From \$30,092,316 to \$30,090,334 in total for the section.

Section 4.020

I hereby veto \$374 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$374 from \$113,308 to \$112,934 from General Revenue Fund. From \$2,189,906 to \$2,189,532 in total from General Revenue Fund. From \$3,166,639 to \$3,166,265 in total for the section.

Section 4.025

I hereby veto \$407 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$407 from \$318,618 to \$318,211 from General Revenue Fund. From \$1,777,640 to \$1,777,233 in total from General Revenue Fund. From \$9,888,898 to \$9,888,491 in total for the section.

Section 4.056

I hereby veto \$140,000, including \$100,000 general revenue, for sales and use tax refunds for which the taxpayer was notified of the expansion of the Department of Revenue's interpretation of the tax base by audit, and for the attendant costs incurred by taxpayers in audit compliance. Sufficient appropriation authority for sales and use tax refunds is already included in other refund lines within the budget. Additionally, in light of current economic conditions, the State of Missouri should not begin paying for the attendant costs incurred by taxpayers in audit compliance.

Said section is vetoed in its entirety. From \$100,000 to \$0 from General Revenue Fund. From \$40,000 to \$0 from Other Funds. From \$140,000 to \$0 in total for the section.

Section 4.160

I hereby veto \$1,489 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,489 from \$169,955 to \$168,466 from General Revenue Fund. From \$2,326,963 to \$2,325,474 in total from General Revenue Fund. From \$2,330,761 to \$2,329,272 in total for the section.

Section 4.175

I hereby veto \$1,031 Lottery Enterprise Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,031 from \$8,970,352 to \$8,969,321 from Lottery Enterprise Fund. From \$56,502,121 to \$56,501,090 in total for the section.

Section 4.410

I hereby veto \$8,538 State Road Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$8,538 from \$27,909,485 to \$27,900,947 from State Road Fund. From \$1,349,718,721 to \$1,349,710,183 in total from State Road Fund. From \$1,668,367,583 to \$1,668,359,045 in total for the section.

Section 4.411

I hereby veto \$500,000 general revenue for a U.S. Route 61 Bypass study. This increase was not part of my budget recommendations and was not submitted to or approved by the Missouri Highways and Transportation Commission.

Said section is vetoed in its entirety from \$500,000 to \$0 from General Revenue Fund. From \$500,000 to \$0 in total for the section.

Section 4.440

I hereby veto \$292 Department of Transportation – Highway Safety Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$292 from \$55,092 to \$54,800 from Department of Transportation – Highway Safety Fund.

From \$391,864 to \$391,572 in total from Department of Transportation - Highway Safety Fund.

I hereby veto \$170,000 State Road Fund for on- and off-ramp shoulder repair and maintenance. This increase was not part of my budget recommendations and was not submitted to or approved by the Missouri Highways and Transportation Commission.

Expense and Equipment by \$170,000 from \$231,838,665 to \$231,668,665 from State Road Fund. From \$384,034,141 to \$383,864,141 in total from State Road Fund.

I hereby veto \$5,000,000 State Road Fund for maintenance and repair on low-volume highways. While it is important to maintain low-volume roads, this increase was not part of my budget recommendations and was not submitted to or approved by the Missouri Highways and Transportation Commission.

For maintenance and repair on low-volume highways. From \$5,000,000 to \$0 from State Road Fund.

From \$412,075,730 to \$406,905,438 in total for the section.

Section 4.460

I hereby veto \$407 Railroad Expense Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$407 from \$145,699 to \$145,292 from Railroad Expense Fund. From \$640,843 to \$640,436 in total from Railroad Expense Fund. From \$2,530,745 to \$2,530,338 in total for the section.

Section 4.530

I hereby veto \$1,100,000 general revenue for improvements, renovations, maintenance and repair at an airport owned by the University of Central Missouri. This increase was not part of my budget recommendations and was not submitted to or approved by the Missouri Highways and Transportation Commission.

For improvements, renovations, maintenance and repair at an airport located in a county of the fourth classification with more than forty-eight thousand but fewer than sixty thousand inhabitants that is owned by University of Central MO

From \$1,100,000 to \$0 from General Revenue Fund.

From \$12,340,250 to \$11,240,250 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2004, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2005 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

Section 5.005

I hereby veto \$568 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Commissioner's Office.

Expense and Equipment by \$256 from \$72,380 to \$72,124 from General Revenue Fund. From \$750.573 to \$750,317 in total from General Revenue Fund.

For the Office of Equal Opportunity.

Expense and Equipment by \$312 from \$78,846 to \$78,534 from General Revenue Fund. From \$383,203 to \$382,891 in total from General Revenue Fund.

From \$1,635,426 to \$1,634,858 in total for the section.

Section 5.015

I hereby veto \$47 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$47 from \$132,389 to \$132,342 from General Revenue Fund. From \$3,276,979 to \$3,276,932 in total for the section.

Section 5.020

I hereby veto \$36 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Division of Budget and Planning.

Expense and Equipment by \$36 from \$71,437 to \$71,401 from General Revenue Fund.

From \$1,998,068 to \$1,998,032 in total from General Revenue Fund.

From \$2,290,913 to \$2,290,877 in total for the section.

Section 5.025

I hereby veto \$3,861, including \$3,097 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For Information Technology Services Division billings.

Expense and Equipment by \$764 from \$41,503,139 to \$41,502,375 from Missouri Revolving Information Technology Trust Fund.

From \$50,729,209 to \$50,728,445 in total from Missouri Revolving Information Technology Trust Fund.

For providing state-wide information technology applications, infrastructure and administrative support. Expense and Equipment by \$929 from \$4,287,627 to \$4,286,698 from General Revenue Fund. From \$6,867,931 to \$6,867,002 in total from General Revenue Fund.

For funding information technology security enhancements.

Expense and Equipment by \$2,168 from \$7,504,336 to \$7,502,168 from General Revenue Fund.

From \$9,043,024 to \$9,040,856 in total from General Revenue Fund.

From \$73,030,416 to \$73,026,555 in total for the section.

Section 5.030

I hereby veto \$3,028 OA Information Technology Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Department of Economic Development.

By \$364 from \$349,239 to \$348,875 from OA Information Technology Federal Fund.

For the Department of Labor and Industrial Relations.

By \$91 from \$3,772,525 to \$3,772,434 from OA Information Technology Federal Fund.

For the Department of Health and Senior Services.

By \$545 from \$26,779,081 to \$26,778,536 from OA Information Technology Federal Fund.

For the Department of Mental Health.

By \$483 from \$3,713,591 to \$3,713,108 from OA Information Technology Federal Fund.

For the Department of Social Services.

By \$1,545 from \$29,795,468 to \$29,793,923 from OA Information Technology Federal Fund.

From \$209,510,412 to \$209,507,384 in total for the section.

Section 5.050

I hereby veto \$153, including \$131 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$131 from \$93,908 to \$93,777 from General Revenue Fund. From \$3,040,997 to \$3,040,866 in total from General Revenue Fund.

Expense and Equipment by \$22 from \$471,533 to \$471,511 from Office of Administration Revolving Administrative Trust Fund.

From \$659,256 to \$659,234 in total from Office of Administration Revolving Administrative Trust Fund.

From \$3,801,853 to \$3,801,700 in total for the section.

Section 5.065

I hereby veto \$56 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$56 from \$77,315 to \$77,259 from General Revenue Fund. From \$2,114,437 to \$2,114,381 in total from General Revenue Fund. From \$2,147,075 to \$2,147,019 in total for the section.

Section 5.080

I hereby veto \$462 State Facility Maintenance and Operation Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$462 from \$31,041,790 to \$31,041,328 from State Facility Maintenance and Operation Fund.

From \$52,043,498 to \$52,043,036 in total for the section.

Section 5.095

I hereby veto \$49 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$49 from \$64,501 to \$64,452 from General Revenue Fund. From \$1,010,437 to \$1,010,388 in total from General Revenue Fund. From \$5,023,667 to \$5,023,618 in total for the section.

Section 5.100

I hereby veto \$25 Federal Surplus Property Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$25 from \$646,070 to \$646,045 from Federal Surplus Property Fund. From \$1,539,741 to \$1,539,716 in total for the section.

Section 5.150

I hereby veto \$75 State Legal Expense Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

By \$75 from \$100,000,150 to \$100,000,075 from State Legal Expense Fund. From \$100,000,150 to \$100,000,075 in total for the section.

Section 5.155

I hereby veto \$9 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$9 from \$62,570 to \$62,561 from General Revenue Fund. From \$1,090,722 to \$1,090,713 in total from General Revenue Fund. From \$1,169,627 to \$1,169,618 in total for the section.

Section 5.160

I hereby veto \$141, including \$35 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$35 from \$8,173 to \$8,138 from General Revenue Fund. From \$243,716 to \$243,681 in total from General Revenue Fund.

Expense and Equipment by \$106 from \$15,037 to \$14,931 from Office of Administration - Federal Fund. From \$148,780 to \$148,674 in total from Office of Administration – Federal Fund.

From \$392,496 to \$392,355 in total for the section.

Section 5.165

I hereby veto \$555 Children's Trust Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$555 from \$813,202 to \$812,647 from Children's Trust Fund. From \$3,205,809 to \$3,205,254 in total for the section.

Section 5.170

I hereby veto \$350 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$350 from \$25,318 to \$24,968 from General Revenue Fund. From \$212,565 to \$212,215 in total for the section.

Section 5.180

I hereby veto \$466 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$466 from \$295,766 to \$295,300 from General Revenue Fund. From \$1,559,886 to \$1,559,420 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2005, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Substitute for

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021.

Section 6.005

I hereby veto \$667 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Office of the Director.

Expense and Equipment by \$31 from \$1,184,186 to \$1,184,155 from Department of Agriculture Federal Fund. From \$1,392,727 to \$1,392,696 in total from Department of Agriculture Federal Fund.

Expense and Equipment by \$636 from \$117,555 to \$116,919 from Agriculture Protection Fund. From \$740,099 to \$739,463 in total from Agriculture Protection Fund.

From \$2,860,663 to \$2,859,996 in total for the section.

Section 6.020

I hereby veto \$3,114 Agriculture Protection Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Agriculture Business Development Division.

Expense and Equipment by \$3,114 from \$424,118 to \$421,004 from Agriculture Protection Fund.

From \$1,706,512 to \$1,703,398 in total from Agriculture Protection Fund.

From \$3,144,275 to \$3,141,161 in total for the section.

Section 6.030

I hereby veto \$10,000 Missouri Wine and Grape Fund for increased Wine and Grape Program staff salaries. This increase was not part of my budget recommendations. This veto will prevent salary increases for targeted staff at a time when other state employees aren't receiving salary increases due to revenue losses associated with the COVID-19 pandemic.

Personal Service by \$10,000 from \$290,983 to \$280,983 from Missouri Wine and Grape Fund. From \$1,889,678 to \$1,879,678 in total for the section.

Section 6.080

I hereby veto \$83 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$83 from \$902,459 to \$902,376 from General Revenue Fund. From \$3,680,884 to \$3,680,801 in total from General Revenue Fund. From \$27,126,816 to \$27,126,733 in total for the section.

Section 6.090

I hereby veto \$35 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$35 from \$85,998 to \$85,963 from General Revenue Fund. From \$827,043 to \$827,008 in total from General Revenue Fund. From \$3,859,048 to \$3,859,013 in total for the section.

Section 6.100

I hereby veto \$572 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Division of Plant Industries.

Expense and Equipment by \$225 from \$1,280,564 to \$1,280,339 from Department of Agriculture Federal Fund. From \$2,238,925 to \$2,238,700 in total from Department of Agriculture Federal Fund.

Expense and Equipment by \$347 from \$1,283,018 to \$1,282,671 from Agriculture Protection Fund. From \$3,624,898 to \$3,624,551 in total from Agriculture Protection Fund.

From \$6,720,531 to \$6,719,959 in total for the section.

Section 6.105

I hereby veto \$203, including \$66 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$66 from \$100,528 to \$100,462 from General Revenue Fund. From \$571,531 to \$571,465 in total from General Revenue Fund.

Expense and Equipment by \$137 from \$275,225 to \$275,088 from Agriculture Protection Fund. From \$838,787 to \$838,650 in total from Agriculture Protection Fund.

From \$4,161,738 to \$4,161,535 in total for the section.

Section 6.300

I hereby veto \$642 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$642 from \$1,021,887 to \$1,021,245 from General Revenue Fund. From \$3,426,880 to \$3,426,238 in total from General Revenue Fund. From \$7,576,701 to \$7,576,059 in total for the section.

Section 6.360

I hereby veto \$14,568 Parks Sales Tax Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For State Parks operations.

Expense and Equipment by \$14,568 from \$10,685,751 to \$10,671,183 from Parks Sales Tax Fund. From \$32,830,615 to \$32,816,047 in total from Parks Sales Tax Fund. From \$67,597,089 to \$67,582,521 in total for the section.

Section 6.600

I hereby veto \$211 Conservation Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$211 from \$14,120,832 to \$14,120,621 from Conservation Commission Fund. From \$29,813,451 to \$29,813,240 in total for the section.

Section 6.605

I hereby veto \$3,090 Conservation Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$3,090 from \$7,049,626 to \$7,046,536 from Conservation Commission Fund. From \$29,080,904 to \$29,077,814 in total for the section.

Section 6.610

I hereby veto \$659 Conservation Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$659 from \$8,311,574 to \$8,310,915 from Conservation Commission Fund. From \$19,169,694 to \$19,169,035 in total for the section.

Section 6.615

I hereby veto \$1,297 Conservation Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,297 from \$7,636,546 to \$7,635,249 from Conservation Commission Fund. From \$16,454,578 to \$16,453,281 in total for the section.

Section 6.620

I hereby veto \$3,383 Conservation Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$3,383 from \$38,229,795 to \$38,226,412 from Conservation Commission Fund. From \$54,707,382 to \$54,703,999 in total for the section.

Section 6.625

I hereby veto \$1,783 Conservation Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,783 from \$2,033,021 to \$2,031,238 from Conservation Commission Fund. From \$17,794,724 to \$17,792,941 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Substi

Respectfully submitted,

/s/ Michael L. Parson Governor

June 30, 2020

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI

100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2007 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

Section 7.005

I hereby veto \$762 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$762 from \$337,934 to \$337,172 from General Revenue Fund. From \$1,126,843 to \$1,126,081 in total from General Revenue Fund. From \$4,751,180 to \$4,750,418 in total for the section.

Section 7.015

I hereby veto \$1,149 Department of Economic Development – Community Development Block Grant (Administration) Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,149 from \$251,400 to \$250,251 from Department of Economic Development – Community Development Block Grant (Administration) Fund.

From \$1,230,549 to \$1,229,400 in total from Department of Economic Development – Community Development Block Grant (Administration) Fund.

From \$6,995,357 to \$6,994,208 in total for the section.

Section 7.075

I hereby veto \$1,388 Missouri One Start Job Development Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,388 from \$82,777 to \$81,389 from Missouri One Start Job Development Fund. From \$553,844 to \$552,456 in total from Missouri One Start Job Development Fund. From \$595,300 to \$593,912 in total for the section.

Section 7.400

I hereby veto \$42 DCI Administrative Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$42 from \$37,910 to \$37,868 from DCI Administrative Fund. From \$174,664 to \$174,622 in total for the section.

Section 7.410

I hereby veto \$2,247 Insurance Dedicated Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$2,247 from \$1,921,904 to \$1,919,657 from Insurance Dedicated Fund. From \$11,177,527 to \$11,175,280 in total from Insurance Dedicated Fund. From \$11,182,527 to \$11,180,280 in total for the section.

Section 7.415

I hereby veto \$4,177 Insurance Examiners Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$4,177 from \$715,802 to \$711,625 from Insurance Examiners Fund. From \$4,362,284 to \$4,358,107 in total for the section.

Section 7.425

I hereby veto \$4,155 Division of Credit Unions Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$4,155 from \$152,065 to \$147,910 from Division of Credit Unions Fund. From \$1,377,178 to \$1,373,023 in total for the section.

Section 7.430

I hereby veto \$24,880 Division of Finance Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$24,880 from \$789,486 to \$764,606 from Division of Finance Fund. From \$9,425,287 to \$9,400,407 in total for the section.

Section 7.450

I hereby veto \$5,266 Professional Registration Fees Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$5,266 from \$1,070,838 to \$1,065,572 from Professional Registration Fees Fund. From \$6,098,319 to \$6,093,053 in total for the section.

Section 7.455

I hereby veto \$817 State Board of Accountancy Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$817 from \$248,625 to \$247,808 from State Board of Accountancy Fund. From \$565,025 to \$564,208 in total for the section.

Section 7.460

I hereby veto \$999 State Board of Architects, Professional Engineers, Professional Land Surveyors and Professional Landscape Architects Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$999 from \$303,395 to \$302,396 from State Board of Architects, Professional Engineers, Professional Land Surveyors and Professional Landscape Architects Fund. From \$690,714 to \$689,715 in total for the section.

Section 7.465

I hereby veto \$163 State Board of Chiropractic Examiners Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$163 from \$132,146 to \$131,983 from State Board of Chiropractic Examiners Fund. From \$132,146 to \$131,983 in total for the section.

Section 7.470

I hereby veto \$677 Board of Cosmetology and Barber Examiners Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$677 from \$315,344 to \$314,657 from Board of Cosmetology and Barber Examiners Fund.

From \$316,334 to \$315,657 in total for the section.

Section 7.475

I hereby veto \$443 Dental Board Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$443 from \$238,361 to \$237,918 from Dental Board Fund. From \$617,381 to \$616,938 in total for the section.

Section 7.480

I hereby veto \$318 Board of Embalmers and Funeral Directors Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$318 from \$164,836 to \$164,518 from Board of Embalmers and Funeral Directors Fund. From \$164,836 to \$164,518 in total for the section.

Section 7.485

I hereby veto \$522 Board of Registration for the Healing Arts Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$522 from \$754,159 to \$753,637 from Board of Registration for the Healing Arts Fund. From \$2,755,129 to \$2,754,607 in total for the section.

Section 7.490

I hereby veto \$497 State Board of Nursing Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$497 from \$578,512 to \$578,015 from State Board of Nursing Fund. From \$1,918,341 to \$1,917,844 in total from State Board of Nursing Fund. From \$3,918,341 to \$3,917,844 in total for the section.

Section 7.495

I hereby veto \$231 Optometry Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$231 from \$35,188 to \$34,957 from Optometry Fund. From \$35,188 to \$34,957 in total for the section.

Section 7.500

I hereby veto \$556 Board of Pharmacy Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$556 from \$1,419,530 to \$1,418,974 from Board of Pharmacy Fund. From \$2,663,771 to \$2,663,215 in total for the section.

Section 7.505

I hereby veto \$13 State Board of Podiatric Medicine Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$13 from \$13,760 to \$13,747 from State Board of Podiatric Medicine Fund. From 13,760 to \$13,747 in total for the section.

Section 7.510

I hereby veto \$491 Real Estate Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$491 from \$277,651 to \$277,160 from Real Estate Commission Fund. From \$1,279,142 to \$1,278,651 in total for the section.

Section 7.515

I hereby veto \$342 Veterinary Medical Board Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$342 from \$58,659 to \$58,317 from Veterinary Medical Board Fund. From \$108,659 to \$108,317 in total for the section.

Section 7.540

I hereby veto \$6 Manufactured Housing Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$6 from \$354,478 to \$354,472 from Manufactured Housing Fund. From \$783,548 to \$783,542 in total from Manufactured Housing Fund. From \$975,548 to \$975,542 in total for the section.

Section 7.550

I hereby veto \$224 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$224 from \$94,639 to \$94,415 from General Revenue Fund. From \$1,034,190 to \$1,033,966 in total for the section.

Section 7.555

I hereby veto \$2,014 other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For general administration of utility regulation activities.

Expense and Equipment by \$1,988 from \$2,287,016 to \$2,285,028 from Public Service Commission Fund. From \$13,863,814 to \$13,861,826 in total from Public Service Commission Fund.

For the Deaf Relay Service and Equipment Distribution Program.

By \$26 from \$2,495,860 to \$2,495,834 from Deaf Relay Service and Equipment Distribution Program Fund.

From \$16,359,674 to \$16,357,660 in total for the section.

Section 7.800

I hereby veto \$223 Department of Labor and Industrial Relations Administrative Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$223 from \$1,387,887 to \$1,387,664 from Department of Labor and Industrial Relations Administrative Fund.

From \$4,112,755 to \$4,112,532 in total from Department of Labor and Industrial Relations Administrative Fund. From \$5,122,755 to \$5,122,532 in total for the section.

Section 7.815

I hereby veto \$16 Workers' Compensation Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$16 from \$33,610 to \$33,594 from Workers' Compensation Fund. From \$570,165 to \$570,149 in total from Workers' Compensation Fund. From \$1.046,823 to \$1.046,807 in total for the section.

Section 7.820

I hereby veto \$287, including \$143 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For Administration.

Expense and Equipment by \$7 from \$19,692 to \$19,685 from General Revenue Fund. From \$73,553 to \$73,546 in total from General Revenue Fund.

For the Child Labor Program.

Expense and Equipment by \$144 from \$79,687 to \$79,543 from Child Labor Enforcement Fund.

For the Minimum Wage Program.

Expense and Equipment by \$136 from \$17,473 to \$17,337 from General Revenue Fund. From \$194,412 to \$194,276 in total from General Revenue Fund.

From \$687,611 to \$687,324 in total for the section.

Section 7.825

I hereby veto \$60 Division of Labor Standards – Federal Funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$60 from \$290,995 to \$290,935 from Division of Labor Standards – Federal Funds. From \$1,044,682 to \$1,044,622 in total from Division of Labor Standards – Federal Funds. From \$1,215,129 to \$1,215,069 in total for the section.

Section 7.830

I hereby veto \$84 Division of Labor Standards – Federal Funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$84 from \$147,223 to \$147,139 from Division of Labor Standards – Federal Funds. From \$344,505 to \$344,421 in total from Division of Labor Standards – Federal Funds. From \$611,097 to \$611,013 in total for the section.

Section 7.835

I hereby veto \$19 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$19 from \$81,459 to \$81,440 from General Revenue Fund. From \$207,342 to \$207,323 in total for the section.

Section 7.840

I hereby veto \$4,165 Workers' Compensation Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$4,165 from \$1,377,986 to \$1,373,821 from Workers' Compensation Fund. From \$9,716,094 to \$9,711,929 in total from Workers' Compensation Fund. From \$9,720,930 to \$9,716,765 in total for the section.

Section 7.880

I hereby veto \$8,121 Unemployment Compensation Administration Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$8,121 from \$5,800,401 to \$5,792,280 from Unemployment Compensation Administration Fund.

From \$29,521,909 to \$29,513,788 in total from Unemployment Compensation Administration Fund. From \$61,524,134 to \$61,516,013 in total for the section.

Section 7.905

I hereby veto \$296, including \$71 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Missouri Commission on Human Rights.

Expense and Equipment by \$4 from \$16,344 to \$16,340 from General Revenue Fund.

From \$564,965 to \$564,961 in total from General Revenue Fund.

Expense and Equipment by \$225 from \$103,627 to \$103,402 from Department of Labor and Industrial Relations – Commission on Human Rights – Federal Fund.

From \$823,272 to \$823,047 in total from Division of Labor and Industrial Relations – Commission on Human Rights – Federal Fund.

For the Martin Luther King, Jr. State Celebration Commission. By \$67 from \$55,190 to \$55,123 from General Revenue Fund.

From \$1,448,427 to \$1,448,131 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2007, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor

June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2008 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

Section 8.090

I hereby veto \$25,590 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Enforcement Program.

Expense and Equipment by \$24,899 from \$6,664,292 to \$6,639,393 from State Highways and Transportation Department Fund.

From \$85,557,642 to \$85,532,743 in total from State Highways and Transportation Department Fund.

For receiving and expending grants, donations, contracts, and payments from private, federal, and other governmental agencies.

Expense and Equipment by \$691 from \$5,854,322 to \$5,853,631 from Department of Public Safety Federal Fund. From \$11,240,495 to \$11,239,804 in total from Department of Public Safety Federal Fund.

From \$121,695,682 to \$121,670,092 in total for the section.

Section 8.110

I hereby veto \$145 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$145 from \$811,683 to \$811,538 from General Revenue Fund. From \$3,714,809 to \$3,714,664 in total from General Revenue Fund. From \$13,674,876 to \$13,674,731 in total for the section.

Section 8.155

I hereby veto \$44 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$44 from \$204,105 to \$204,061 from General Revenue Fund. From \$2,648,018 to \$2,647,974 in total from General Revenue Fund.

I hereby veto \$52,344 other funds for vehicle replacements. This increase was not part of my budget recommendations. The revenue losses associated with the COVID-19 pandemic necessitate reducing spending on non-critical items.

Expense and Equipment by \$34,896 from \$89,511 to \$54,615 from Elevator Safety Fund. From \$534,026 to \$499,130 in total from Elevator Safety Fund.

Expense and Equipment by \$17,448 from \$72,122 to \$54,674 from Boiler and Pressure Vessels Safety Fund. From \$535,166 to \$517,718 in total from Boiler and Pressure Vessels Safety Fund.

From \$3,820,920 to \$3,768,532 in total for the section.

Section 8.170

I hereby veto \$7,392 Veterans Commission Capital Improvement Trust Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$7,392 from \$1,470,997 to \$1,463,605 from Veterans Commission Capital Improvement Trust Fund.

From \$6,315,236 to \$6,307,844 in total from Veterans Commission Capital Improvement Trust Fund. From \$6,339,068 to \$6,331,676 in total for the section.

Section 8.190

I hereby veto \$4,279 other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$3,501 from \$24,261,332 to \$24,257,831 from Missouri Veterans' Homes Fund. From \$83,037,342 to \$83,033,841 in total from Missouri Veterans' Homes Fund.

Expense and Equipment by \$778 from \$51,536 to \$50,758 from Veterans' Trust Fund.

From \$86,063,723 to \$86,059,444 in total for the section.

Section 8.205

I hereby veto \$2,334 Gaming Commission Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$2,334 from \$1,731,187 to \$1,728,853 from Gaming Commission Fund. From \$16,909,317 to \$16,906,983 in total from Gaming Commission Fund. From \$16,965,627 to \$16,963,293 in total for the section.

Section 8.255

I hereby veto \$1,398, including \$1,087 general revenue, for a \$.06 increase in the mileage reimbursement rate. These funds were not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For Missouri Military Forces Administration. Expense and Equipment by \$1,087 from \$108,057 to \$106,970 from General Revenue Fund. From \$1,217,766 to \$1,216,679 in total from General Revenue Fund.

Expense and Equipment by \$311 from \$240,622 to \$240,311 from Federal Drug Seizure Fund.

I hereby veto \$59,750 general revenue for the State Defense Force. These funds were not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic. Additionally, other agencies such as the Missouri National Guard and Missouri Task Force 1 are already providing the services the State Defense Force provides; therefore, this funding is duplicative in nature.

For the State Defense Force.

Expense and Equipment from \$59,750 to \$0 from General Revenue Fund.

From \$1,518,138 to \$1,456,990 in total for the section.

Section 8.295

I hereby veto \$899 Adjutant General – Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$899 from \$16,805,354 to \$16,804,455 from Adjutant General – Federal Fund. From \$29,561,831 to \$29,560,932 in total from Adjutant General – Federal Fund. From \$31,609,027 to \$31,608,128 in total for the section.

Section 8.300

I hereby veto \$1,337, including \$58 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$58 from \$203,090 to \$203,032 from General Revenue Fund. From \$1,574,969 to \$1,574,911 in total from General Revenue Fund.

Expense and Equipment by \$1,279 from \$908,165 to \$906,886 from State Emergency Management - Federal Fund. From \$2,776,407 to \$2,775,128 in total from State Emergency Management - Federal Fund.

From \$7,768,299 to \$7,766,962 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2008, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor

June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2009 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021.

Section 9.005

I hereby veto \$212 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$212 from \$106,102 to \$105,890 from General Revenue Fund. From \$4,126,190 to \$4,125,978 in total from General Revenue Fund. From \$4,690,856 to \$4,690,644 in total for the section.

Section 9.010

I hereby veto \$205 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$205 from \$121,310 to \$121,105 from General Revenue Fund. From \$2,640,274 to \$2,640,069 in total for the section.

Section 9.020

I hereby veto \$92 Department of Corrections – Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$92 from \$2,258,773 to \$2,258,681 from Department of Corrections – Federal Fund. From \$4,751,856 to \$4,751,764 in total from Department of Corrections – Federal Fund. From \$4,826,856 to \$4,826,764 in total for the section.

Section 9.045

I hereby veto \$190 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$190 from \$122,380 to \$122,190 from General Revenue Fund. From \$8,021,057 to \$8,020,867 in total for the section.

Section 9.065

I hereby veto \$96 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$96 from \$675,101 to \$675,005 from General Revenue Fund. From \$675,101 to \$675,005 in total for the section.

Section 9.070

I hereby veto \$1,188 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,188 from \$582,511 to \$581,323 from General Revenue Fund. From \$582,511 to \$581,323 in total for the section.

Section 9.085

I hereby veto \$2,512 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For expenses and small equipment purchased at any of the adult institutions department-wide. By \$2,512 from \$21,557,714 to \$21,555,202 from General Revenue Fund. From \$24,507,714 to \$24,505,202 in total for the section.

Section 9.090

I hereby veto \$315 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$315 from \$131,573 to \$131,258 from General Revenue Fund. From \$3,468,680 to \$3,468,365 in total for the section.

Section 9.205

I hereby veto \$52 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$52 from \$48,166 to \$48,114 from General Revenue Fund. From \$1,471,567 to \$1,471,515 in total for the section.

Section 9.220

I hereby veto \$30 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$30 from \$4,749,581 to \$4,749,551 from General Revenue Fund. From \$8,810,132 to \$8,810,102 in total from General Revenue Fund. From \$8,850,132 to \$8,850,102 in total for the section.

Section 9.225

I hereby veto \$10 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$10 from \$517,145 to \$517,135 from General Revenue Fund. From 517,145 to \$517,135 in total for the section.

Section 9.235

I hereby veto \$159 Working Capital Revolving Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$159 from \$19,300,318 to \$19,300,159 from Working Capital Revolving Fund. From \$26,499,174 to \$26,499,015 in total for the section.

Section 9.240

I hereby veto \$65,954 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$65,954 from \$3,355,529 to \$3,289,575 from General Revenue Fund. From \$69,934,856 to \$69,868,902 in total from General Revenue Fund. From \$74,471,780 to \$74,405,826 in total for the section.

Section 9.265

I hereby veto \$5,645 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$5,645 from \$436,345 to \$430,700 from General Revenue Fund. From \$4,953,662 to \$4,948,017 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2009, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2010 entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

Section 10.005

I hereby veto \$945, including \$397 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$397 from \$10,148 to \$9,751 from General Revenue Fund. From \$471,429 to \$471,032 in total from General Revenue Fund.

Expense and Equipment by \$548 from \$53,109 to \$52,561 from Department of Mental Health Federal Fund. From \$133,937 to \$133,389 in total from Department of Mental Health Federal Fund.

From \$605,366 to \$604,421 in total for the section.

Section 10.015

I hereby veto \$4,654, including \$899 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$899 from \$356,784 to \$355,885 from General Revenue Fund. From \$5,320,124 to \$5,319,225 in total from General Revenue Fund.

Expense and Equipment by \$3,755 from \$828,340 to \$824,585 from Department of Mental Health Federal Fund. From \$1,848,312 to \$1,844,557 in total from Department of Mental Health Federal Fund.

From \$7,168,436 to \$7,163,782 in total for the section.

Section 10.020

I hereby veto \$467, including \$215 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For staff training.

Expense and Equipment by \$215 from \$357,925 to \$357,710 from General Revenue Fund.

Expense and Equipment by \$252 from \$290,004 to \$289,752 from Department of Mental Health Federal Fund. From \$479,411 to \$479,159 in total from Department of Mental Health Federal Fund.

From \$1,795,041 to \$1,794,574 in total for the section.

Section 10.040

I hereby veto \$201 Department of Mental Health Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$201 from \$2,462,130 to \$2,461,929 from Department of Mental Health Federal Fund. From \$2,578,004 to \$2,586,803 in total for the section.

Section 10.100

I hereby veto \$1,305, including \$779 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$779 from \$22,287 to \$21,508 from General Revenue Fund. From \$957,021 to \$956,242 in total from General Revenue Fund.

Expense and Equipment by \$526 from \$1,548,491 to \$1,547,965 from Department of Mental Health Federal Fund. From \$2,524,079 to \$2,523,553 in total from Department of Mental Health Federal Fund.

From \$3,531,135 to \$3,529,830 in total for the section.

Section 10.105

I hereby veto \$11,702 Department of Mental Health Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For prevention and education services.

Expense and Equipment by \$38 from \$195,336 to \$195,298 from Department of Mental Health Federal Fund. From \$350,568 to \$350,530 in total from Department of Mental Health Federal Fund.

For enabling enforcement of the provisions of the Family Smoking Prevention and Tobacco Control Act of 2009, in collaboration with the Department of Public Safety, Division of Alcohol and Tobacco Control. Expense and Equipment by \$11,664 from \$168,941 to \$157,277 from Department of Mental Health Federal Fund. From \$507,343 to \$495,679 in total from Department of Mental Health Federal Fund.

From \$18,333,599 to \$18,321,897 in total for the section.

Section 10.110

I hereby veto \$94 Department of Mental Health Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For treatment of alcohol and drug abuse.

Expense and Equipment by \$94 from \$372,913 to \$372,819 from Department of Mental Health Federal Fund. From \$609,140 to \$609,046 in total from Department of Mental Health Federal Fund. From \$173,878,914 to \$173,878,820 in total for the section.

Section 10.120

I hereby veto \$33 Health Initiatives Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$33 from \$21,176 to \$21,143 from Health Initiatives Fund.

From \$188,139 to \$188,106 in total from Health Initiatives Fund.

From \$7,613,638 to \$7,613,605 in total for the section.

Section 10.200

I hereby veto \$790, including \$430 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the administration of comprehensive psychiatric services.

Expense and Equipment by \$430 from \$56,831 to \$56,401 from General Revenue Fund.

From \$1,053,309 to \$1,052,879 in total from General Revenue Fund.

Expense and Equipment by \$311 from \$1,081,188 to \$1,080,877 from Department of Mental Health Federal Fund. From \$1,733,404 to \$1,733,093 in total from Department of Mental Health Federal Fund.

For suicide prevention initiatives.

Expense and Equipment by \$41 from \$1,496,898 to \$1,496,857 from Department of Mental Health Federal Fund. From \$1,567,924 to \$1,567,883 in total from Department of Mental Health Federal Fund.

Expense and Equipment by \$8 from \$475,016 to \$475,008 from Mental Health Earnings Fund.

From \$5,729,653 to \$5,728,863 in total for the section.

Section 10.205

I hereby veto \$22 Department of Mental Health Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For funding expenses related to fluctuating census demands.

Expense and Equipment by \$22 from \$4,639,062 to \$4,639,040 from Department of Mental Health Federal Fund. From \$24,779,461 to \$24,779,439 in total for the section.

Section 10.210

I hereby veto \$2,818, including \$1,136 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For adult community programs.

Expense and Equipment by \$942 from \$850,169 to \$849,227 from General Revenue Fund.

From \$1,009,351 to \$1,008,409 in total from General Revenue Fund.

Expense and Equipment by \$1,682 from \$2,590,339 to \$2,588,657 from Department of Mental Health Federal Fund. From \$2,820,843 to \$2,819,161 in total from Department of Mental Health Federal Fund.

For the Missouri Eating Disorder Council and its responsibilities under Section 630.575, RSMo. Expense and Equipment by \$194 from \$104,159 to \$103,965 from General Revenue Fund. From \$139,746 to \$139,552 in total from General Revenue Fund.

From \$425,186,356 to \$425,183,538 in total for the section.

Section 10.220

I hereby veto \$4,826, including \$2,060 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$2,060 from \$26,885 to \$24,825 from General Revenue Fund. From \$833,983 to \$831,923 in total from General Revenue Fund.

Expense and Equipment by \$2,766 from \$42,767 to \$40,001 from Department of Mental Health Federal Fund. From \$47,312 to \$44,546 in total from Department of Mental Health Federal Fund.

From \$881,295 to \$876,469 in total for the section.

Section 10.225

I hereby veto \$641, including \$55 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For youth community programs.

Expense and Equipment by \$55 from \$91,741 to \$91,686 from General Revenue Fund. From \$159,796 to \$159,741 in total from General Revenue Fund.

Expense and Equipment by \$586 from \$1,171,728 to \$1,171,142 from Department of Mental Health Federal Fund. From \$1,530,648 to \$1,530,062 in total from Department of Mental Health Federal Fund.

From \$136,484,703 to \$136,484,062 in total for the section.

Section 10.300

I hereby veto \$299 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Fulton State Hospital.

Expense and Equipment by \$286 from \$8,259,573 to \$8,259,287 from General Revenue Fund. From \$47,961,411 to \$47,961,125 in total from General Revenue Fund.

For the Fulton State Hospital Sexual Offender Rehabilitation and Treatment Services Program. Expense and Equipment by \$13 from \$2,525,891 to \$2,525,878 from General Revenue Fund. From \$13,237,948 to \$13,237,935 in total from General Revenue Fund.

From \$63,568,519 to \$63,568,220 in total for the section.

Section 10.305

I hereby veto \$262 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Northwest Missouri Psychiatric Rehabilitation Center.

Expense and Equipment by \$262 from \$2,307,405 to \$2,307,143 from General Revenue Fund.

From \$13,619,533 to \$13,619,271 in total from General Revenue Fund.

From \$14,734,417 to \$14,734,155 in total for the section.

Section 10.310

I hereby veto \$735 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the St. Louis Psychiatric Rehabilitation Center.

Expense and Equipment by \$735 from \$2,873,947 to \$2,873,212 from General Revenue Fund.

From \$20,916,865 to \$20,916,130 in total from General Revenue Fund.

From \$21,766,551 to \$21,765,816 in total for the section.

Section 10.315

I hereby veto \$319 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Metropolitan St. Louis Psychiatric Center.

Expense and Equipment by \$319 from \$2,566,568 to \$2,566,249 from General Revenue Fund.

From \$9,639,062 to \$9,638,743 in total from General Revenue Fund.

From \$10,102,687 to \$10,102,368 in total for the section.

Section 10.320

I hereby veto \$1,235 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Southeast Missouri Mental Health Center.

Expense and Equipment by \$908 from \$3,119,049 to \$3,118,141 from General Revenue Fund.

From \$21,811,515 to \$21,810,607 in total from General Revenue Fund.

For the Southeast Missouri Mental Health Center-Sexual Offender Rehabilitation and Treatment Services Program. Expense and Equipment by \$327 from \$4,403,048 to \$4,402,721 from General Revenue Fund. From \$23,699,474 to \$23,699,147 in total from General Revenue Fund.

From \$46,324,442 to \$46,323,207 in total for the section.

Section 10.325

I hereby veto \$1,259, including \$1,084 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Center for Behavioral Medicine.

Expense and Equipment by \$1,084 from \$2,339,602 to \$2,338,518 from General Revenue Fund. From \$15,558,751 to \$15,557,667 in total from General Revenue Fund.

Expense and Equipment by \$175 from \$633,432 to \$633,257 from Department of Mental Health Federal Fund.

From \$885,402 to \$885,227 in total from Department of Mental Health Federal Fund.

From \$16,706,413 to \$16,705,154 in total for the section.

Section 10.330

I hereby veto \$55 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Hawthorn Children's Psychiatric Hospital.

Expense and Equipment by \$55 from \$986,102 to \$986,047 from General Revenue Fund.

From \$7,826,395 to \$7,826,340 in total from General Revenue Fund.

From \$10,039,483 to \$10,039,428 in total for the section.

Section 10.400

I hereby veto \$1,878, including \$1,037 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the division administration.

Expense and Equipment by \$1,037 from \$58,324 to \$57,287 from General Revenue Fund.

From \$1,429,405 to \$1,428,368 in total from General Revenue Fund.

Expense and Equipment by \$841 from \$760,559 to \$759,718 from Department of Mental Health Federal Fund. From \$1,084,579 to \$1,083,738 in total from Department of Mental Health Federal Fund.

From \$3,233,984 to \$3,232,106 in total for the section.

Section 10.405

I hereby veto \$103 Habilitation Center Room and Board Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For habilitation centers.

Expense and Equipment by \$103 from \$3,416,233 to \$3,416,130 from Habilitation Center Room and Board Fund. From \$9,616,233 to \$9,616,130 in total for the section.

Section 10.410

I hereby veto \$1,596, including \$1,138 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For community programs.

Expense and Equipment by \$1,138 from \$33,701 to \$32,563 from General Revenue Fund. From \$661,989 to \$660,851 in total from General Revenue Fund.

Expense and Equipment by \$458 from \$178,292 to \$177,834 from Department of Mental Health Federal Fund. From \$1,169,429 to \$1,168,971 in total from Department of Mental Health Federal Fund.

From \$1,256,190,265 to \$1,256,188,669 in total for the section.

Section 10.420

I hereby veto \$3,899 Department of Mental Health Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$3,899 from \$1,821,471 to \$1,817,572 from Department of Mental Health Federal Fund. From \$2,263,633 to \$2,259,734 in total for the section.

Section 10.500

I hereby veto \$1,066, including \$825 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$825 from \$178,587 to \$177,762 from General Revenue Fund. From \$3,674,058 to \$3,673,233 in total from General Revenue Fund.

Expense and Equipment by \$241 from \$110,815 to \$110,574 from Department of Mental Health Federal Fund. From \$786,674 to \$786,433 in total from Department of Mental Health Federal Fund.

From \$4,460,732 to \$4,459,666 in total for the section.

Section 10.505

I hereby veto \$764, including \$683 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$683 from \$251,477 to \$250,794 from General Revenue Fund. From \$3,485,679 to \$3,484,996 in total from General Revenue Fund.

Expense and Equipment by \$81 from \$111,476 to \$111,395 from Department of Mental Health Federal Fund. From \$1,376,228 to \$1,376,147 in total from Department of Mental Health Federal Fund.

From \$4,861,907 to \$4,861,143 in total for the section.

Section 10.510

I hereby veto \$207, including \$156 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$156 from \$128,320 to \$128,164 from General Revenue Fund. From \$2,006,399 to \$2,006,243 in total from General Revenue Fund.

Expense and Equipment by \$51 from \$27,684 to \$27,633 from Department of Mental Health Federal Fund. From \$275,106 to \$275,055 in total from Department of Mental Health Federal Fund.

From \$2,281,505 to \$2,281,298 in total for the section.

Section 10.515

I hereby veto \$714 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$714 from \$167,191 to \$166,477 from General Revenue Fund. From \$2,417,004 to \$2,416,290 in total from General Revenue Fund. From \$2,845,491 to \$2,844,777 in total for the section.

Section 10.520

I hereby veto \$11,472, including \$8,499 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$8,499 from \$376,177 to \$367,678 from General Revenue Fund. From \$5,472,569 to \$5,464,070 in total from General Revenue Fund.

Expense and Equipment by \$2,973 from \$241,700 to \$238,727 from Department of Mental Health Federal Fund. From \$1,348,031 to \$1,345,058 in total from Department of Mental Health Federal Fund.

From \$6,820,600 to \$6,809,128 in total for the section.

Section 10.525

I hereby veto \$16, including \$1 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Bellefontaine Habilitation Center.

Expense and Equipment by \$1 from \$269,211 to \$269,210 from General Revenue Fund. From \$6,926,866 to \$6,926,865 in total from General Revenue Fund.

Expense and Equipment by \$15 from \$645,217 to \$645,202 from Department of Mental Health Federal Fund. From \$9,692,085 to \$9,692,070 in total from Department of Mental Health Federal Fund.

From \$17,632,295 to \$17,632,279 in total for the section.

Section 10.530

I hereby veto \$45 Department of Mental Health Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Higginsville Habilitation Center.

Expense and Equipment by \$45 from \$366,607 to \$366,562 from Department of Mental Health Federal Fund. From \$6,782,111 to \$6,782,066 in total from Department of Mental Health Federal Fund. From \$11,079,632 to \$11,079,587 in total for the section.

Section 10.535

I hereby veto \$6,388, including \$425 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For Northwest Community Services.

Expense and Equipment by \$425 from \$437,304 to \$436,879 from General Revenue Fund. From \$6,256,378 to \$6,255,953 in total from General Revenue Fund.

Expense and Equipment by \$5,963 from \$574,165 to \$568,202 from Department of Mental Health Federal Fund. From \$13,474,738 to \$13,468,775 in total from Department of Mental Health Federal Fund.

From \$20,503,746 to \$20,497,358 in total for the section.

Section 10.545

I hereby veto \$75, including \$36 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$36 from \$1,878,260 to \$1,878,224 from General Revenue Fund. From \$6,897,294 to \$6,897,258 in total from General Revenue Fund.

Expense and Equipment by \$39 from \$718,734 to \$718,695 from Department of Mental Health Federal Fund. From \$13,763,476 to \$13,763,437 in total from Department of Mental Health Federal Fund.

From \$20,660,770 to \$20,660,695 in total for the section.

Section 10.605

I hereby veto \$124, including \$25 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$25 from \$58,684 to \$58,659 from General Revenue Fund. From \$372,323 to \$372,298 in total from General Revenue Fund.

Expense and Equipment by \$99 from \$1,654,662 to \$1,654,563 from Department of Health and Senior Services Federal Fund.

From \$4,764,125 to \$4,764,026 in total from Department of Health and Senior Services Federal Fund.

From \$6,046,663 to \$6,046,539 in total for the section.

Section 10.700

I hereby veto \$38,268 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For program operations and support.

Expense and Equipment by \$20,199 from \$4,724,371 to \$4,704,172 from Department of Health and Senior Services Federal Fund.

From \$20,621,335 to \$20,601,136 in total from Department of Health and Senior Services Federal Fund.

Expense and Equipment by \$18,069 from \$432,086 to \$414,017 from Health Initiatives Fund. From \$1,478,228 to \$1,460,159 in total from Health Initiatives Fund.

From \$31,190,337 to \$31,152,069 in total for the section.

Section 10.710

I hereby veto \$82 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For community health programs and related expenses. By \$82 from \$8,191,290 to \$8,191,208 from General Revenue Fund. From \$118,464,912 to \$118,464,830 in total for the section.

Section 10.740

I hereby veto \$433 Department of Health and Senior Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For the Office of Rural Health and Primary Care.

Expense and Equipment by \$433 from \$361,204 to \$360,771 from Department of Health and Senior Services Federal Fund.

From \$1,180,152 to \$1,179,719 in total from Department of Health and Senior Services Federal Fund. From \$7,351,854 to \$7,351,421 in total for the section.

Section 10.750

I hereby veto \$100 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$100 from \$194,440 to \$194,340 from General Revenue Fund. From \$395,463 to \$395,363 in total from General Revenue Fund.

From \$428,894 to \$428,794 in total for the section.

Section 10.765

I hereby veto \$739, including \$490 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$490 from \$869,435 to \$868,945 from General Revenue Fund. From \$2,780,969 to \$2,780,479 in total from General Revenue Fund.

Expense and Equipment by \$249 from \$1,798,025 to \$1,797,776 from Department of Health and Senior Services Federal Fund.

From \$2,842,837 to \$2,842,588 in total from Department of Health and Senior Services Federal Fund.

From \$13,412,407 to \$13,411,668 in total for the section.

Section 10.800

I hereby veto \$102,121, including \$45,251 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For Programs Operations and Support.

Expense and Equipment by \$45,251 from \$1,062,967 to \$1,017,716 from General Revenue Fund. From \$10,662,859 to \$10,617,608 in total from General Revenue Fund.

Expense and Equipment by \$56,870 from \$1,287,950 to \$1,231,080 from Department of Health and Senior Services Federal Fund.

From \$12,309,059 to \$12,252,189 in total from Department of Health and Senior Services Federal Fund.

From \$26,010,934 to \$25,908,813 in total for the section.

Section 10.900

I hereby veto \$60,273, including \$18,442 general revenue, for a \$.06 increase in the mileage reimbursement rate.

This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For Programs Operations and Support.

Expense and Equipment by \$18,442 from \$826,997 to \$808,555 from General Revenue Fund. From \$9,291,717 to \$9,273,275 in total from General Revenue Fund.

Expense and Equipment by \$41,831 from \$2,027,922 to \$1,986,091 from Department of Health and Senior Services Federal Fund.

From \$14,946,196 to \$14,904,365 in total from Department of Health and Senior Services Federal Fund.

From \$44,727,556 to \$44,667,283 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Substi

Respectfully submitted,

/s/ Michael L. Parson Governor

June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2011 entitled:

AN ACT

To appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

Section 11.020

I hereby veto \$30 Medicaid Provider Enrollment Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$30 from \$141,916 to \$141,886 from Medicaid Provider Enrollment Fund. From \$238,747 to 238,717 in total from Medicaid Provider Enrollment Fund. From \$4,596,371 to \$4,596,341 in total for the section.

Section 11.055

I hereby veto \$2,495 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$2,229 from \$164,858 to \$162,629 from Department of Social Services Federal Fund. From \$2,189,541 to \$2,187,312 in total from Department of Social Services Federal Fund.

Expense and Equipment by \$266 from \$90,791 to \$90,525 from Third Party Liability Collections Fund. From \$702,279 to \$702,013 in total from Third Party Liability Collections Fund.

From \$5,560,591 to \$5,558,096 in total for the section.

Section 11.100

I hereby veto \$26,036, including \$8,252 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$8,252 from \$16,659 to \$8,407 from General Revenue Fund. From \$1,656,226 to \$1,647,974 in total from General Revenue Fund.

Expense and Equipment by \$17,784 from \$4,485,196 to \$4,467,412 from Department of Social Services Federal Fund.

From \$9,035,772 to \$9,017,988 in total from Department of Social Services Federal Fund.

From \$17,332,629 to \$17,306,593 in total for the section.

Section 11.105

I hereby veto \$20,506, including \$8,961 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$8,961 from \$3,022,224 to \$3,013,263 from General Revenue Fund. From \$19,611,017 to \$19,602,056 in total from General Revenue Fund.

Expense and Equipment by \$11,545 from \$8,070,910 to \$8,059,365 from Department of Social Services Federal Fund.

From \$42,234,048 to \$42,222,503 in total from Department of Social Services Federal Fund.

From \$85,895,018 to \$85,874,512 in total for the section.

Section 11.110

I hereby veto \$3,228 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$3,228 from \$137,438 to \$134,210 from Department of Social Services Federal Fund. From \$252,115 to \$248,887 in total for the section.

Section 11.210

I hereby veto \$2,851 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$2,851 from \$748,577 to \$745,726 from Department of Social Services Federal Fund. From \$3,971,245 to \$3,968,394 in total from Department of Social Services Federal Fund. From \$4,975,055 to \$4,972,204 in total for the section.

Section 11.215

I hereby veto \$18,026 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

By \$18,026 from \$6,406,310 to \$6,388,284 from Department of Social Services Federal Fund. From \$8,346,430 to \$8,328,404 in total for the section.

Section 11.225

I hereby veto \$1,501 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,501 from \$7,195,238 to \$7,193,737 from Department of Social Services Federal Fund.

From \$24,000,670 to \$23,999,169 in total from Department of Social Services Federal Fund. From \$33,958,421 to \$33,956,920 in total for the section.

Section 11.300

I hereby veto \$43,083 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$43,039 from \$1,115,744 to \$1,072,705 from Department of Social Services Federal Fund.

From \$2,802,599 to \$2,759,560 in total from Department of Social Services Federal Fund.

Expense and Equipment by \$44 from \$51,675 to \$51,631 from Third Party Liability Collections Fund.

From \$7,225,649 to \$7,182,566 in total for the section.

Section 11.305

I hereby veto \$263,939, including \$84,123 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$84,123 from \$2,533,437 to \$2,449,314 from General Revenue Fund. From \$37,448,582 to \$37,364,459 in total from General Revenue Fund.

Expense and Equipment by \$177,315 from \$3,070,798 to \$2,893,483 from Department of Social Services Federal Fund.

From \$35,401,646 to \$35,224,331 in total from Department of Social Services Federal Fund.

Expense and Equipment by \$2,501 from \$31,593 to \$29,092 from Health Initiatives Fund. From \$107,699 to \$105,198 in total from Health Initiatives Fund.

From \$92,811,463 to \$92,547,524 in total for the section.

Section 11.310

I hereby veto \$15,191, including \$10,095 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$10,095 from \$974,436 to \$964,341 from General Revenue Fund. Expense and Equipment by \$5,096 from \$485,112 to \$480,016 from Department of Social Services Federal Fund. From \$1,459,548 to \$1,444,357 in total for the section.

Section 11.325

I hereby veto \$15 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For placement costs including foster care payments. By \$15 from \$42,342,496 to \$42,342,481 from Department of Social Services Federal Fund. From \$154,347,636 to \$154,347,621 in total for the section.

Section 11.330

I hereby veto \$34 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

By \$34 from \$172,967 to \$172,933 from Department of Social Services Federal Fund. From \$576,477 to \$576,443 in total for the section.

Section 11.355

I hereby veto \$55 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

By \$55 from \$3,671,258 to \$3,671,203 from Department of Social Services Federal Fund. From \$5,318,842 to \$5,318,787 in total for the section.

Section 11.375

I hereby veto \$846 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

By \$846 from \$1,771,630 to \$1,770,784 from Department of Social Services Federal Fund. From \$1,771,630 to \$1,770,784 in total for the section.

Section 11.405

I hereby veto \$1,493 DOSS Educational Improvement Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,493 from \$3,854,767 to \$3,853,274 from DOSS Educational Improvement Fund. From \$7,250,246 to \$7,248,753 in total from DOSS Educational Improvement Fund. From \$51,563,569 to \$51,562,076 in total for the section.

Section 11.600

I hereby veto \$913 Department of Social Services Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$913 from \$16,105,359 to 16,104,446 from Department of Social Services Federal Fund.

From \$22,403,158 to \$22,402,245 in total from Department of Social Services Federal Fund. From \$37,798,475 to \$37,797,562 in total for the section.

Section 11.765

I hereby veto \$400,000, including \$200,000 general revenue, for the Remote Patient Monitoring Program. This funding was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic. Additionally, this is a longstanding pilot program that has never been expanded statewide.

For the Remote Patient Monitoring program.
From \$200,000 to \$0 from General Revenue Fund.
From \$400,000 to \$200,000 from Title XIX - Federal Fund.

I hereby veto \$400,000, including \$200,000 general revenue, for the Rx Reminder Program. This funding was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic. Additionally, this is a longstanding pilot program that has never been expanded statewide.

For the Rx Reminder program. From \$200,000 to \$0 from General Revenue Fund.

From \$415,000 to \$215,000 from Title XIX - Federal Fund.

From \$651,157,291 to \$650,357,291 in total for the section.

Section 11.775

I hereby veto \$157,000 Department of Social Services Federal Stimulus Fund for a psychologist for the Samuel Rodgers Federally Qualified Health Center in Kansas City. This funding was not part of my budget recommendations. This funding was directed toward one specific Federally Qualified Health Center rather than being distributed across all centers equally. Additionally, federally Qualified Health Centers have access to other federal funding streams to respond to the COVID-19 pandemic.

For grants to Federally Qualified Health Centers. From \$157,000 to \$0 from Department of Social Services Federal Stimulus Fund. From \$4,513,153 to \$4,356,153 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Substitute for House Substitute for Ho

Respectfully submitted,

/s/ Michael L. Parson Governor June 30, 2020

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI 100th GENERAL ASSEMBLY SECOND REGULAR SESSION

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2012 entitled:

AN ACT

To appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021.

Section 12.005

I hereby veto \$414 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Personal Service and/or Expense and Equipment by \$414 from \$2,680,172 to \$2,679,758 from General Revenue Fund

From \$3,073,557 to \$3,073,143 in total for the section.

Section 12.025

I hereby veto \$1,025 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Personal Service and/or Expense and Equipment by \$1,025 from \$631,721 to \$630,696 from General Revenue Fund.

I hereby veto \$1,000,000 general revenue for the Harry S. Truman Presidential Library and Museum. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For a library and museum, located in a home rule city with more than one hundred sixteen thousand but fewer than one hundred fifty-five thousand inhabitants, which promotes awareness and presidents from Missouri. From \$1,000,000 to \$0 from General Revenue Fund.

From \$1,672,954 to \$671,929 in total for the section.

Section 12.030

I hereby veto \$487 federal and other funds for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$27 from \$632,568 to \$632,541 from Department of Economic Development - Missouri Council on the Arts Federal Fund.

From \$999,501 to \$999,474 in total from Department of Economic Development - Missouri Council on the Arts Federal Fund.

Expense and Equipment by \$460 from \$4,434,763 to \$4,434,303 from Missouri Arts Council Trust Fund. From \$5,024,850 to \$5,024,390 in total from Missouri Arts Council Trust Fund.

From \$9,716,351 to \$9,715,864 in total for the section.

Section 12.165

I hereby veto \$9,984, including \$7,519 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Personal Service and/or Expense and Equipment by \$7,519 from \$6,743,630 to \$6,736,111 from General Revenue Fund.

Personal Service and/or Expense and Equipment by \$1,133 from \$926,646 to \$925,513 from State Auditor - Federal Fund.

Personal Service and/or Expense and Equipment by \$1,332 from \$900,600 to \$899,268 from Petition Audit Revolving Trust Fund.

From \$8,666,896 to \$8,656,912 in total for the section.

Section 12.245

I hereby veto \$13,464, including \$4,795 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Personal Service and/or Expense and Equipment by \$4,795 from \$13,875,002 to \$13,870,207 from General Revenue Fund.

Personal Service and/or Expense and Equipment by \$3,528 from \$2,766,249 to \$2,762,721 from Attorney General - Federal Fund.

Personal Service and/or Expense and Equipment by \$5,141 from \$3,249,529 to \$3,244,388 from Workers' Compensation - Second Injury Fund.

From \$26,196,189 to \$26,182,725 in total for the section.

Section 12.300

I hereby veto \$8,156, including \$7,480 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$7,480 from \$1,027,369 to \$1,019,889 from General Revenue Fund. From \$4.270.902 to \$4.263,422 in total from General Revenue Fund.

Expense and Equipment by \$676 from \$150,676 to \$150,000 from Supreme Court Publications Revolving Fund.

From \$4,955,880 to \$4,947,724 in total for the section.

Section 12.310

I hereby veto \$271 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$271 from \$5,061,734 to \$5,061,463 from General Revenue Fund. From \$12,200,393 to \$12,200,122 in total from General Revenue Fund. From \$13,147,593 to \$13,147,322 in total for the section.

Section 12.315

I hereby veto \$1,743 Judiciary - Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,743 from \$5,613,135 to \$5,611,392 from Judiciary - Federal Fund. From \$8,107,801 to \$8,106,058 in total from Judiciary - Federal Fund. From \$15,809,219 to \$15,807,476 in total for the section.

Section 12.320

I hereby veto \$17,769 Statewide Court Automation Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$17,769 from \$3,613,075 to \$3,595,306 from Statewide Court Automation Fund. From \$5,319,895 to \$5,302,126 in total from Statewide Court Automation Fund. From \$7,319,895 to \$7,302,126 in total for the section.

Section 12.330

I hereby veto \$1,659 Judiciary - Federal Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$1,659 from \$228,252 to \$226,593 from Judiciary - Federal Fund. From \$1,227,951 to \$1,226,292 in total for the section.

Section 12.335

I hereby veto \$5,643 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$5,643 from \$1,039,311 to \$1,033,668 from General Revenue Fund. From \$7,299,783 to \$7,294,140 in total for the section.

Section 12.345

I hereby veto \$58,031, including \$57,308 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For funding the Circuit Courts.

Expense and Equipment by \$57,308 from \$3,096,688 to \$3,039,380 from General Revenue Fund. From \$93,108,834 to \$93,051,526 in total from General Revenue Fund.

Expense and Equipment by \$723 from \$1,831,107 to \$1,830,384 from Judiciary - Federal Fund. From \$5,826,835 to \$5,826,112 in total from Judiciary - Federal Fund.

From \$111,174,316 to \$111,116,285 in total for the section.

Section 12.365

I hereby veto \$235 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Expense and Equipment by \$235 from \$43,137 to \$42,902 from General Revenue Fund. From \$260,429 to \$260,194 in total for the section.

Section 12.380

I hereby veto \$456 Treatment Court Resources Fund for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

For funding treatment courts.

Expense and Equipment by \$456 from \$7,583,448 to \$7,582,992 from Treatment Court Resources Fund. From \$8,903,023 to \$8,902,567 in total for the section.

Section 12.400

I hereby veto \$156,626, including \$145,376 general revenue, for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Also, I hereby veto \$267,000 Legal Defense and Defender Fund for six additional legal assistants. These additional staff were not part of my budget recommendations. The revenue losses associated with the COVID-19 pandemic have necessitated funding reductions throughout the budget. This is not the time to be adding additional staff.

For funding the State Public Defender System.

Personal Service and/or Expense and Equipment by \$145,376 from \$44,403,732 to \$44,258,356 from General Revenue Fund.

From \$49,124,803 to \$48,979,427 in total from General Revenue Fund.

For expenses authorized by the Public Defender Commission as provided by Section 600.090, RSMo. Personal Service by \$267,000 from \$407,943 to \$140,943 from Legal Defense and Defender Fund. Expense and Equipment by \$11,250 from \$2,606,256 to \$2,595,006 from Legal Defense and Defender Fund. From \$3,014,199 to \$2,735,949 in total from Legal Defense and Defender Fund.

From \$54,464,002 to \$54,040,376 in total for the section.

Section 12.500

I hereby veto \$15,463 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Mileage of Members by \$9,278 from \$105,807 to \$96,529 from General Revenue Fund.

Senate Contingent Expenses by \$6,185 from \$11,267,549 to \$11,261,364 from General Revenue Fund.

From \$13,131,066 to \$13,115,603 in total from General Revenue Fund.

From \$13,171,066 to \$13,155,603 in total for the section.

Section 12.505

I hereby veto \$75,495 general revenue for a \$.06 increase in the mileage reimbursement rate. This increase was not part of my budget recommendations. This veto is necessary to ensure a balanced budget due to revenue losses associated with the COVID-19 pandemic.

Mileage of Members by \$57,278 from \$510,047 to \$452,769 from General Revenue Fund.

Representatives' Expense Vouchers by \$14,631 from \$1,401,295 to \$1,386,664 from General Revenue Fund.

House Contingent Expenses by \$3,586 from \$13,648,295 to \$13,644,709 from General Revenue Fund.

From \$22,920,782 to \$22,845,287 in total from General Revenue Fund.

From \$23,115,782 to \$23,040,287 in total for the section.

On June 30, 2020 I approved said Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2012, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson Governor

HOUSE RESOLUTIONS

Representative Vescovo offered HR 1, which was read.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the One Hundredth General Assembly, Second Regular Session, inform the Governor and the Senate that the House is duly convened and is now in session in the 2020 Constitutional Veto Session and ready for consideration of business.

On motion of Representative Vescovo, **HR 1** was adopted by the following vote:

AYES: 144

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Beck Black 137 Black 7 Bondon Bosley Bromley Brown 27 Brown 70 Burns Busick Butz Carpenter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton DeGroot Cupps Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hansen Helms Henderson Hicks Hannegan Hurst Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Knight Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGirl Merideth McDaniel McGaugh Messenger Miller Mitten Morris 140 Morse 151 Moon Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Pollitt 52 Pollock 123 Plocher Pogue Rehder Porter Quade Razer Reedy Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Shaul 113 Shull 16 Smith Shawan Shields Simmons Solon Sommer Spencer Stacy Stephens 128 Trent Stevens 46 Swan Tate Taylor Washington Unsicker Walsh Wiemann Vescovo Wilson Wright Young Mr. Speaker

NOES: 000

PRESENT: 002

Bland Manlove Rowland

ABSENT WITH LEAVE: 015

Aldridge Basye Billington Burnett Carter Francis Morgan Price Proudie Rogers Rone Ross Sharpe 4 Veit Windham

VACANCIES: 002

VETOED HOUSE BILLS

The Speaker read the following House Bills vetoed from the Second Regular Session: SS#2 SCS HCS HB 1854, CCS SCS HS HCS HB 2002, CCS SCS HS HCS HB 2003 and CCS SCS HS HCS HB 2004.

Representative Moon moved that Section 4.056 of CCS SCS HS HCS HB 2004, for sales and use tax refunds for which the taxpayer was notified of the expansion of the Department of Revenue's interpretation of the tax base by audit, and for the attendant costs incurred by taxpayers in audit compliance, be passed, the objections of the Governor thereto notwithstanding.

Which motion was adopted by the following vote:

AYES: 138

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Beck	Black 137	Bland Manlove	Bosley	Bromley
Brown 27	Brown 70	Burns	Busick	Butz
Carpenter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Green	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Messenger	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Proudie	Quade	Razer	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rone	Rowland	Runions
Ruth	Sain	Sauls	Schnelting	Sharp 36
Shaul 113	Shields	Shull 16	Simmons	Smith
Sommer	Spencer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wright	Young	Mr. Speaker		
C	C	1		
NOES: 006				
Black 7	Miller	Reedy	Shawan	Solon
Stephens 128	Williei	Recuy	Silawaii	301011
Stephens 126				
PRESENT: 000				
ABSENT WITH LEAVE: 017				
Basye	Billington	Bondon	Burnett	Carter
Coleman 97	Gregory	McDaniel	Mitten	Morgan
Mosley	Price	Rogers	Ross	Schroer
•	Veit	Rogers	17099	Schioei
Sharpe 4	v CII			

VACANCIES: 002

The Speaker read the following House Bills vetoed from the Second Regular Session: CCS SCS HS HCS HB 2005, CCS SS SCS HS HCS HB 2006, CCS SCS HS HCS HB 2007, CCS SCS HS HCS HB 2008, CCS SCS HS HCS HB 2009, CCS SCS HS HCS HB 2010, CCS SCS HS HCS HB 2011, and CCS SCS HS HCS HB 2012.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate that the Secretary of Senate inform the House of Representatives that the Senate is duly convened and is now in session as provided by Article III, Section 32 of the Constitution and is ready for the consideration of its business.

HOUSE RESOLUTIONS

Representative Vescovo offered HR 2, which was read.

HOUSE RESOLUTION NO. 2

BE IT RESOLVED by the House of Representatives, that the Chief Clerk of the House of Representatives inform the Senate that the House, having been duly convened as provided by Article III, Section 32 of the Constitution, adopted no motions to override the Governor's vetoes on SS#2 SCS HCS HB 1854, CCS SCS HS HCS HB 2002, CCS SCS HS HCS HB 2003, CCS SCS HS HCS HB 2005, CCS SCS HS HCS HB 2006, CCS SCS HS HCS HB 2007, CCS SCS HS HCS HB 2008, CCS SCS HS HCS HB 2009, CCS SCS HS HCS HB 2010, CCS SCS HS HCS HB 2011, and CCS SCS HS HCS HB 2012, when the bills were called by the Speaker.

On motion of Representative Vescovo, **HR 2** was adopted.

RECESS

On motion of Representative Vescovo, the House recessed until such time as messages are received from the Senate or 6:00 p.m., whichever is earlier, and then stand adjourned sine die pursuant to the Constitution.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 3**.

SENATE RESOLUTION NO. 3

BE IT RESOLVED by the Senate that the Secretary of the Senate inform the House of Representatives that the Senate, having been duly convened as provided by Article III, Section 32 of the Constitution, made no motion to override the Governor's veto of **Senate Substitute for Senate Committee Substitute for Senate Bill No. 718** when the bill was called by the president.

The following members' presence was noted: Burnett, Price, Rogers, and Veit.

ADJOURNMENT

Pursuant to the motion of Representative Vescovo, the Veto Session of the One Hundredth General Assembly, Second Regular Session, adjourned sine die pursuant to the Constitution.

ELIJAH HAAHR Speaker of the House

DANA RADEMAN MILLER Chief Clerk of the House

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SIXTY-FIFTH DAY, WEDNESDAY, MAY 27, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while SCS HB 1330, HB 1386, HCS HBs 1387 & 1482, SS SCS HB 1467 and HB 1934, HCS HB 1711, CCS#2 SS SCS HB 1768, SS#2 SCS HCS HB 1854, SS SCS HCS#2 HB 1896, SS#3 SCS HB 1963, HCS HB 2001, CCS SCS HS HCS HB 2002, CCS SCS HS HCS HB 2003, CCS SCS HS HCS HB 2004, CCS SCS HS HCS HB 2005, CCS SCS HS HCS HB 2007, CCS SCS HS HCS HB 2008, CCS SCS HS HCS HB 2009, CCS SCS HS HCS HB 2010, CCS SCS HS HCS HB 2011, CCS SCS HS HCS HB 2012, SCS HCS HB 2013, HCS HB 2017, HCS HB 2018, CCS SC HCS HB 2046, and SS SCS HCS HB 2120 were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

CONSTITUTIONAL OBJECTIONS

Representatives offered objections to SS SCS HCS HB 1414, SCS HCS HB 1655, SS SCS HCS HB 1682, CCS SS SCS HS HCS HB 2006, and HCS HB 2019, which were appended to the bills.

May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION – Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1414

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

The original purpose of SS SCS HCS HB 1414 was "relating to protection of children." While the bill's title was not changed, one significant change was made during deliberation in the Senate which the House bill handler admitted to not being vetted. The amendment broadened the scope of the legislation.

Keeping with the bill's original purpose of protecting children, amendments were added to include the protection of foster children, homeless youth, child care facility background checks, children of military families, foster care reform, and foster parent's rights.

The Senate amendment added the topic of a substance abuse treatment waiver. During House debate, no substantive explanation was offered to justify the inclusion of the subject in the bill.

Article III, Section 21 states, "... no bill shall be so amended in its passage through either house as to change its original purpose." What is the purpose of the addition of the substance abuse treatment waiver was not clearly defined.

As such, it appears that SS SCS HCS HB 1414 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157	
	May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION – Senate Committee Substitute for House Committee Substitute for House Bill No. 1655

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

The original purpose of SCS HCS HB 1655 was "relating to the secretary of state." The original bill requires the Secretary of State to allow public inspection of the original rolls of laws passed by the General Assembly.

During the amending process, the bill was changed to include provisions "relating to official documents." This new purpose added at least 10 separate elements related to the responsibilities of public notaries.

Article III, Section 21 states, "... no bill shall be so amended in its passage through either house as to change its original purpose." Clearly, responsibilities and functions of the Secretary of State are different as separate from public notaries.

As such, it appears that SCS HCS HB 1655 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157 May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION – Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

The original purpose of SS SCS HCS HB 1682 was "relating to permissible usage of vapor products in public schools."

During the amending process, the bill was changed to include provisions "relating to health care." This new purpose designated the month of May as Mental Health Awareness Month, July as Minority Mental Awareness Month, August as Minority Organ Donor Month, and September as Deaf Awareness Month and Infant and Maternal Mortality Awareness Month. Clearly these additions do not have anything to do with vaping in government schools!

Additional amendments include the "Long-term Care Dignity Act," the requirement for training in CPR using an automated external defibrillator, do not resuscitate orders, the "Postpartum Depression Care Act," telehealth, long-term care, controlled substances, prescription drugs, marijuana, epinephrine injectors, opioid settlements, hospital district dissolutions, personal care assistants, pharmacies, nursing home licensing requirements, speech pathologist, audiologists, health care reimbursements, cancer screening insurance, health care contracts, credentialing of health care practitioners, health record confidentiality, health testing, and mental health waivers.

Article III, Section 21 states, "... no bill shall be so amended in its passage through either house as to change its original purpose."

During the Fall of 2019, I conducted an exercise in a Lawrence County High School class. The exercise included a mock bill passage which offered the students an opportunity to introduce and amend a bill. Amendments offered were purposely broadly related, however, not specifically related to bill's original purpose. A final amendment required changing the original title (purpose). During the exercise, several students questioned the direct relationship between the amendments and the original bill.

Following the exercise, the students were informed about Article III, Sections 21 and 23 of the Missouri Constitution and asked whether or not the law was violated. The students overwhelmingly answered, "YES!"

If high school students, untrained in the law, are wise enough to understand our State Constitution, we should be able to do so as well.

Due to the wide-ranging scope, it appears that SS SCS HCS HB 1682 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157 May 27, 2020

RE: Appropriation Bills 2006 and 2019

Dear Clerk Miller:

Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2006 and House Committee Substitute for House Bill No. 2019 contain appropriations for the Department of Conservation that directly conflict with Article IV, Section 43(b) of the Missouri Constitution, which states that Conservation Commission funds "shall be expended and used by the conservation commission, department of conservation, for the control, management, restoration, conservation and regulation of the bird, fish, game, forestry and wildlife resources of the state, including the purchase or other acquisition of property for said purposes, and for the administration of the laws pertaining thereto, and for no other purpose." The appropriations in House Bill No. 2006 and House Bill No. 2019 are unconstitutional to the extent they contain items that direct, limit, or prohibit the use of conservation funds by the Conservation Commission in ways that were not requested or approved by the Conservation Commission.

Please let me know if you have any questions.

Sincerely,

/s/ Kip Kendrick State Representative, District 45

SIGNING OF HOUSE BILLS

All other business of the House was suspended while SS SCS HCS HB 1414, SCS HCS HB 1655, SS SCS HCS HB 1682, CCS SS SCS HS HCS HB 2006, and HCS HB 2019 were read at length and were signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, SCS HB 1330, HB 1386, HCS HBs 1387 & 1482, SS SCS HCS HB 1414, SS SCS HB 1467 and HB 1934, SCS HCS HB 1655, SS SCS HCS HB 1682, HCS HB 1711, CCS#2 SS SCS HB 1768, SS#2 SCS HCS HB 1854, SS SCS HCS#2 HB 1896, SS#3 SCS HB 1963, HCS HB 2001, CCS SCS HS HCS HB 2002, CCS SCS HS HCS HB 2003, CCS SCS HS HCS HB 2004, CCS SCS HS HCS HB 2005, CCS SCS HS HCS HB 2006, CCS SCS HS HCS HB 2007, CCS SCS HS HCS HB 2008, CCS SCS HS HCS HB 2009, CCS SCS HS HCS HB 2010, CCS SCS HS HCS HB 2011, CCS SCS HS HCS HB 2012, SCS HCS HB 2013, HCS HB 2017, HCS HB 2018, HCS HB 2019, CCS SCS HCS HCS HB 2046, and SS SCS HCS HB 2120 were delivered to the Governor by the Chief Clerk of the House.

SIGNING OF SENATE BILLS

All other business of the House was suspended while CCS HCS SB 551, SS SB 600, SS SB 644, CCS HCS SCS SB 653, SCS SB 739, and SB 913 were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

CONSTITUTIONAL OBJECTIONS

Representative Moon offered objections to SS SCS SB 569, SS#2 SCS SB 591, HCS SCS SB 599, CCS SCS SB 631, HCS SB 656, HCS SB 676, and SS SCS SB 718, which were appended to the bills.

May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION - Senate Substitute for Senate Committee Substitute for Senate Bill No. 569

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

The original purpose of SS SCS SB 569 was "relating to evidentiary collection kits."

During the amending process, the bill was changed to "relating to victims of sexual offenses" in order to include the "Justice for Survivors Act," the "Sexual Assault Survivor's Bill of Rights" and, the creation of the "Missouri Rights of Victims of Sexual Assault Task Force."

Article III, Section 21 states, "... no bill shall be so amended in its passage through either house as to change its original purpose."

While the amendments relate to victims of sexual assault, the additions to the bill broadened the scope of the bill (necessitating the change of title), it appears that SS SCS SB 569 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157		
	May 27, 2020	

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION – Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 591

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

The original purpose of SS#2 SCS SB 591 was "relating to punitive damages." The bill's purpose was changed to "civil action" in order to broaden the scope of the legislation.

Amendments added to the original bill's focus of general and medical malpractice (punitive damages) include unlawful merchandising practices for new residents.

As such, it appears that SS#2 SCS SB 591 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon
District 157

May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION – House Committee Substitute for Senate Committee Substitute for Senate Bill No. 599

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

The original purpose of SB 599 was "relating to investments in linked deposits by the state treasurer." The bill's subject title was amended by House Committee Substitute to "relating to financial instruments" in order to broaden the scope of the legislation.

During the amending process, the bill was amended to include the uniformity of convenience fees charged by installment loan lenders. There appears to be no relationship between these entities and the office of the state treasurer.

Article III, Section 21 states, "... no bill shall be so amended in its passage through either house as to change its original purpose."

Due to the changes made in the bill, it appears HCS SCS SB 599 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157	
	May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION – Conference Committee Substitute for Senate Committee Substitute for Senate Bill No. 631

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

In addition, in Article III, Section 21, "no bill shall be so amended in its passage through either house as to change its original purpose."

The original purpose of SCS SB 631 was "relating to the political activity of certain state employees." The bill's subject title was amended by Senate Committee Substitute to "relating to elections" in order to broaden the scope of the legislation.

As the bill was moved through the legislative process, amendments were adopted to include "political committees, candidate financial disclosures, absent uniformed services voters, absentee voting, voter identification, and initiative and referendum petitions." While the amendments may merit passage by both Houses as independent bills, they do not fit under the original purpose of the bill.

As such, it appears that CCS SCS SB 631 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157	
	May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION - House Committee Substitute for Senate Bill No. 656

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

In addition, in Article III, Section 21, "no bill shall be so amended in its passage through either house as to change its original purpose."

The original purpose of HCS SB 656 was "relating to the designation of the Missouri Korean War veterans memorial." The bill's subject title was amended by Senate Committee Substitute to "relating to veterans" in order to broaden the scope of the legislation.

As the bill was moved through the legislative process, amendments were adopted to include "Ghost Army Recognition Day," "Buddy Check 22 Day," the official recognition of "Gold Star Memorial Monuments," legal aid to military families, military family teacher certificate reciprocity, long-term care for veterans in Missouri Veterans Homes, MO Healthnet coverage for military families, abuse and neglect of children of military families, license plate designations for Purple Heart recipients, Military Honor flight, and Meritorious Medal honorees, and CCW permits for military family members. While the amendments may merit passage by both Houses as independent bills, they do not fit under the original purpose of the bill.

As such, it appears that HCS SB 656 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157 May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION - House Committee Substitute for Senate Bill No. 676

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

In addition, in Article III, Section 21, "no bill shall be so amended in its passage through either house as to change its original purpose."

The original purpose of HCS SB 676 was "relating to property tax assessments." The bill's subject title was amended by Senate Committee Substitute to "relating to taxation" in order to broaden the scope of the legislation.

As the bill was moved through the legislative process, amendments, unrelated to the original purpose, were adopted to include income taxes, taxation of partnerships, and a provision to offer tax relief for victim who die as a result of a terrorist attack.

As such, it appears that HCS SB 676 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon	
District 157	
	May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION - Senate Substitute for Senate Committee Substitute for Senate Bill No. 718

Missouri's Constitution states in Article III, Section 23, "No bill shall contain more than one subject which shall be clearly expressed in its title...."

In addition, in Article III, Section 21, "no bill shall be so amended in its passage through either house as to change its original purpose."

The original purpose of SS SCS SB 718 was "relating to military families." The bill's subject title was amended by Senate Committee Substitute to "relating to military affairs" in order to broaden the scope of the legislation.

As the bill was moved through the legislative process, amendments were adopted to include the designation of the month of November as "Military Family Month," "Buddy Check 22 Day," requiring the Attorney General to assist military families in retaining legal counsel, the creation of the state Military Forces department, military family teacher certificate reciprocity, addresses concerns for the long-term care for veterans in Missouri Veterans Homes,

MO Healthnet coverage for military families, abuse and neglect of children of military families, and motor vehicle insurance for state military force members. While the amendments may merit passage by both Houses as independent bills, they do not fit under the original purpose of the bill.

As such, it appears that SS SCS SB 718 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157

SIGNING OF SENATE BILLS

All other business of the House was suspended while SS SCS SB 569, SS#2 SCS SB 591, HCS SCS SB 599, CCS SCS SB 631, HCS SB 656, HCS SB 676, and SS SCS SB 718 were read at length and were signed by the Speaker to the end that the same may become law.

LETTER OF OBJECTION

May 27, 2020

Dana Rademan Miller Chief Clerk of the Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Mrs. Miller:

I hereby object that **House Committee Substitute for Senate Bill No. 782, as amended**, which was truly agreed and finally passed by the Senate on May 14, 2020, was not presented to me, as the Speaker of the House of Representatives, for my signature.

House Committee Substitute for Senate Bill No. 782, as amended, having been approved by a majority of the members of the House of Representatives and the Senate, was truly agreed and finally passed. Article III, Section 31 of the Missouri Constitution requires that "every bill which shall have passed the house of representatives and the senate shall be presented to and considered by the governor". Any bill not returned by the Governor within the time limits prescribed in that Section shall become law in like manner as if the Governor had signed it. The Senate failed to present House Committee Substitute for Senate Bill No. 782, as amended and ordered enrolled to the House of Representatives, thereafter to be delivered to the Governor for his consideration.

As you know, House Committee Substitute for Senate Bill No. 782 was taken up by the House of Representatives on May 13, 2020, amended, and was read the third time and passed. Such action was reported to the Senate and recorded in the Senate journal the same day.

On May 14, 2020, House Committee Substitute for Senate Bill No. 782, as amended, was read the third time and passed by the Senate in a vote of 28-3. The President declared the bill passed and the bill was ordered enrolled. The House of Representatives thereafter received a message from the Senate that House Committee Substitute for Senate Bill No. 782, as amended, had been truly agreed and finally passed. No further message from the Senate was received.

Thereafter, the Senate purported to reconsider the vote by which House Committee Substitute for Senate Bill No. 782 was third read and finally passed. Such action, however, is not allowed. Article IX of the Rules of the Senate is entitled "Final Passage – yeas and nays" and details the procedures to effect the final passage of a bill and certain actions that may be taken after final passage. Senate Rule 66 states that "if a majority of the senators elected vote in favor thereof, the bill shall be declared passed. No senator shall be allowed to cast or change his or her vote after the

senate's action on said question is announced by the president". As mentioned above, the President of the Senate declared House Committee Substitute for Senate Bill No. 782, as amended, passed. Therefore, any vote cast or changed after such action was invalid.

To reiterate the point, the Rules of the Senate only allow for a motion to reconsider when a bill is put upon its final passage and it fails to pass. Senate Rule 67 states "When a bill is put upon its final passage and, failing to pass, a motion is made to reconsider the vote by which it was defeated, the presiding officer shall briefly state the nature of the bill. Thereupon the vote on the motion to reconsider shall be immediately taken..." Other Rules of the Senate relating to reconsideration, such as Senate Rule 92, are only applicable to bills before their third reading and passage and are certainly not applicable to bills after their final passage. The actions taken by the Senate after House Committee Substitute for Senate Bill No. 782, as amended, was truly agreed and finally passed are invalid and of no legal consequence.

The extreme and unprecedented actions by the Senate after a bill's final passage are alarming. It appears that such an action has not been taken by either chamber in 100 general assemblies and for good reason. As its name implies, to truly agree and finally pass a bill is the final action by the General Assembly in regards to legislation. No further actions are allowed other than to deliver the bill to the Governor for his approval, or to a vote of the people in the event of a referendum or Constitutional amendment.

Please note my objection to the Senate's failure to deliver House Committee Substitute for Senate Bill No. 782, as amended, which was truly agreed and finally passed, to the House of Representatives in the House Journal.

Sincerely,

/s/ Elijah J. L. Haahr Speaker of the Missouri House of Representatives

SIGNING OF SENATE JOINT RESOLUTION

All other business of the House was suspended while **SS#3 SJR 38** was read at length and was signed by the Speaker to the end that the same may become law.

CONSTITUTIONAL OBJECTIONS

Representatives offered objections to SS#3 SJR 38, which were appended to the resolution.

Dear Colleagues:

Pursuant to Article III Section 30 of the Missouri Constitution, I write to express my objections to **Senate Substitute No. 3 for Senate Joint Resolution No. 38** ("SJR 38") as unconstitutional and against public policy, for the following reasons:

SJR 38 would directly undo the will of the Missouri voters. In 2018, Missourians overwhelmingly voted in favor of Amendment 1, which passed with 62 percent of the vote, and garnered popular support in 149 of 163 of the Missouri's House districts (many of which have Republican majorities). SJR 38 would undo many of the changes instituted by Amendment 1—changes that Missourians voted for *less than two years ago*.

SJR 38 significantly weakens protections afforded to communities of color. Amendment 1 provided robust state-law protections for communities of color, ensuring that minority communities would be able to participate in the political process and elect representatives of their choice. SJR 38 significantly weakens these protections, leaving communities of color more vulnerable to being underrepresented in the redistricting process.

SJR 38 undermines the independence of the map-drawing process. Amendment 1 made Missouri's redistricting process more independent by entrusting the map-drawing process to a nonpartisan demographer, who would be selected on a bipartisan basis by Democrats and Republicans. SJR 38 would reverse course by reinstituting map drawing by partisan demographers that, as history has taught us, will likely result in a deadlocked process.

SJR 38 enables partisan gerrymandering. Amendment 1 prioritized partisan fairness. By contrast, SJR 38 deemphasizes it, demoting it to the bottom of the list of redistricting criteria to be considered. Thus, instead of requiring districts to be drawn as fairly as practicable, SJR 38 permits map drawers to engage in partisan gerrymandering. This is precisely what Missourians overwhelmingly voted to change in 2018.

SJR 38 might be construed as allowing children and noncitizens to be excluded when district lines are drawn. SJR 38 would erase language in Missouri's Constitution that expressly requires districts to be established on the basis of total population. Instead, the resolution provides that districts be drawn on the basis of "one person, one vote." This language appears in no other state constitution and, because some have argued that it allows for districts to be drawn based on citizens or adult citizens, would open the door to efforts to disregard children and others when district boundaries are drawn.

SJR 38 would discriminate against communities of color if map drawers choose an apportionment base other than total population. Use of an apportionment base that only includes eligible voters would be discriminatory. Over 90 percent of the Missourians who would be excluded from such narrow apportionment base would be children who are United States citizens—many of whom will become voters before the decade is out. This would have an overwhelmingly disproportionate impact on communities of color. While only 21 percent of the members of Missouri's white communities are younger than eighteen, 26.7 percent of the members of our Black communities and 37 percent of the members of our Latino communities are. This means that over one-quarter of Missouri's Black community, and more than one-third of Missouri's Latino community, would not be counted if SJR 38 is interpreted to allow for the exclusion of people under eighteen-years-old from the apportionment base.

Further, under Missouri's current Senate map, two out of the four districts that elected members of the Missouri Legislative Black Caucus would become more underpopulated under adult citizen-based apportionment. This would make it significantly more difficult for Missouri's communities of color to elect candidates of their choice and secure equal representation. Over time, Missouri's maps would shift representation away from communities of color and discriminatorily favor older white communities with fewer children.

Likewise, as we have heard from experts, even if children were counted, apportioning on the basis of citizens alone would mean that Missouri's 130,000 noncitizens—who pay taxes and contribute to their communities just like everyone else—would be completely ignored in the redistricting process, even though as elected representatives we serve every resident of our districts and not just those eligible or registered to vote. An apportionment base that counts citizen children but excludes noncitizens would expose as mere pretext any defense of SJR 38 as giving more weight to "people that are able to vote." It also would violate one of the fundamental tenets of our country: "no taxation without representation." Simply put, there is no justification for excluding noncitizen individuals from the apportionment base that is not rooted in a discriminatory, anti-immigrant sentiment.

SJR 38 would be a step backwards for the state of Missouri. It threatens communities of color, invites partisan politics back into the redistricting process, and invites the drawing of maps that are less fair and less representative of Missouri. For these reasons, we strongly oppose the passage of this resolution.

Sincerely,

/s/ Representative Peter Merideth Missouri House of Representatives - District 80 May 27, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION - Senate Substitute No. 3 for Senate Joint Resolution No. 38

Missouri's Constitution states in Article III, Section 50, "... Petitions for laws shall contain no more than one subject which shall be clearly expressed in its title...."

The original purpose of SJR 38 was "relating to regulating the legislature to limit the influence of partisan or other special interests." Although broad, the purpose of the bill requires Missouri voters to decide multiple questions with only one answer.

The measure presented to voters will include whether or not a ban on all lobbyists gifts should be instituted, whether or not further restrictions on campaign contributions should be implemented, and decisions on legislative district boundaries.

These ballot questions will require a single vote of "yes" or "no." Voters may indeed support or reject all questions. However, if a voter supports one and rejects another, a simple "yes" or "no" will not suffice. SJR 38 will place an unwarranted burden on Missouri voters by requiring a single answer for multiple questions.

As such, it appears that SJR 38 is in violation of the provisions authorized by the state Constitution.

/s/ Mike Moon District 157

COMMITTEE CHANGES

May 18, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Kathryn Swan from the Joint Committee on Education and appoint Representative Doug Richey.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House The following members' presence was noted: Bangert, Baringer, Basye, Bondon, Bromley, Brown (70), Brown (27), Busick, Chipman, Christofanelli, Clemens, Coleman (32), Coleman (97), Deaton, Dohrman, Evans, Falkner, Fishel, Fitzwater, Francis, Gray, Green, Griffith, Haahr, Haden, Haffner, Helms, Hurst, Ingle, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, McGaugh, Mitten, Moon, Muntzel, Pike, Pogue, Pollitt (52), Price, Proudie, Razer, Reedy, Remole, Ruth, Schnelting, Sharp (36), Sharpe (4), Shawan, Spencer, Stacy, Toalson Reisch, Trent, Veit, Vescovo, Washington, Windham, Wood, Wright, and Young.

ADJOURNMENT

The Speaker declared the House of Representatives of the One-hundredth General Assembly, convened in the Second Regular Session on January 8, 2020, adjourned sine die as of midnight, May 30, 2020, in accordance with the Constitution.

ELIJAH HAAHR Speaker of the House

DANA RADEMAN MILLER Chief Clerk of the House

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SIXTIETH DAY, MONDAY, MAY 11, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Ken Wilson.

Heavenly Father, as we begin this very busy day and this busy week, may we all remember and may each one of us become aware of how near You are and how practical Your help is to us. We pray, Lord, that from confused and complicated issues simplicity will be clear and welcome to our hearts, that out of fear may come confidence, and that out of hurry may come patience and a willingness to wait, and out of frustration may come rest and peace to each one here. It is in Your name of Jesus that we pray.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-ninth day was approved as printed by the following vote:

AYES: 121

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bromley
Brown 27	Brown 70	Burnett	Busick	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gray	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Lynch	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Miller
Moon	Morris 140	Morse 151	Muntzel	Murphy
O'Donnell	Patterson	Pfautsch	Pierson Jr.	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Price	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rogers	Ross	Runions
Ruth	Sauls	Schnelting	Schroer	Sharpe 4
Shaul 113	Shields	Smith	Sommer	Stacy
Swan	Taylor	Trent	Unsicker	Walsh
Wiemann	Wilson	Wood	Wright	Young
Mr. Speaker				

NOES: 003

Bland Manlove Mackey Merideth

PRESENT: 001

Aldridge

ABSENT WITH LEAVE: 037

Bondon Bosley Burns Butz Carpenter Chappelle-Nadal Francis Green Carter Gannon Ingle Love Mitten Hannegan Messenger Morgan Mosley Neely Person Proudie Roberts 77 Rone Rowland Sain Sharp 36 Shull 16 Simmons Solon Spencer Shawan Stephens 128 Stevens 46 Tate Veit Vescovo

Washington Windham

VACANCIES: 001

COMMITTEE CHANGES

May 10, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Rep. Judy Morgan from the House Committee on Fiscal Review and also as ranking member of said committee.

In addition, I appoint Rep. Robert Sauls to the House Committee on Fiscal Review and designate Rep. Ingrid Burnett as ranking member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SCS SB 591**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Sauls

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 656**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh and Wiemann

Noes (0)

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS#2 SB 704**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh and Wiemann

Noes (0)

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SS SCS SB 718, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh and Wiemann

Noes (0)

Absent (1): Wood

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693, relating to the monitoring of certain controlled substances, was taken up by Representative Rehder.

Speaker Pro Tem Wiemann assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Rehder moved that SS#2 HB 1693 be adopted.

Which motion was defeated by the following vote:

A 37	CC.	058

Andrews Coleman 97 Evans Gregory Henderson Kendrick McCreery Muntzel Razer Rone Shields Wood	Bangert Cupps Falkner Griffith Hicks Knight McGaugh O'Donnell Rehder Runions Solon Wright	Baringer Dinkins Fishel Gunby Houx Kolkmeyer Miller Patterson Riggs Ruth Sommer Mr. Speaker	Beck Ellebracht Fitzwater Haden Hudson Love Mitten Pike Roberts 161 Sauls Stephens 128	Black 137 Eslinger Francis Hannegan Ingle Lynch Morse 151 Pollitt 52 Rogers Sharpe 4 Stevens 46
NOES: 087				
Aldridge Baker Bosley Carpenter Coleman 32 Eggleston Haffner Hurst Lovasco Merideth Neely Plocher Quade Roden Sharp 36 Stacy Veit Windham	Allred Basye Bromley Chappelle-Nadal Deaton Gannon Hansen Kelley 127 Mackey Moon Person Pogue Reedy Ross Shaul 113 Swan Vescovo Young	Anderson Billington Brown 27 Chipman DeGroot Gray Helms Kelly 141 Mayhew Morris 140 Pfautsch Pollock 123 Toalson Reisch Rowland Simmons Taylor Walsh	Appelbaum Black 7 Burnett Christofanelli Dogan Grier Hill Kidd McDaniel Mosley Pierson Jr. Porter Remole Schnelting Smith Trent Wiemann	Bailey Bondon Busick Clemens Dohrman Griesheimer Hovis Lavender McGirl Murphy Pietzman Price Richey Schroer Spencer Unsicker Wilson
PRESENT: 005				
Barnes	Bland Manlove	Brown 70	Proudie	Washington
ABSENT WITH LEAVE	E: 012			
Burns Messenger Shull 16	Butz Morgan Tate	Carter Roberts 77	Green Sain	Justus Shawan

VACANCIES: 001

Representative Rehder moved that the House request the Senate to recede from its position on **SS#2 HB 1693** and, failing to do so, grant the House a conference.

Which motion was adopted by the following vote, the ayes and noes having been demanded by Representative Hill:

ΑY	ES:	1	1	0	

Aldridge	Allred	Anderson	Andrews	Baker
Bangert	Baringer	Barnes	Basye	Beck
Black 137	Black 7	Bland Manlove	Bosley	Brown 70
Burnett	Carpenter	Chappelle-Nadal	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	Dinkins
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Hannegan	Helms	Henderson	Hicks
Houx	Hudson	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Love	Lynch	Mayhew	McCreery
McDaniel	McGaugh	Miller	Mitten	Morris 140
Morse 151	Muntzel	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pollitt 52	Price	Proudie	Razer	Reedy
Rehder	Remole	Richey	Riggs	Roberts 161
Rogers	Rone	Ross	Rowland	Runions
Ruth	Sauls	Schnelting	Sharp 36	Sharpe 4
Shaul 113	Shields	Smith	Solon	Sommer
Stephens 128	Stevens 46	Trent	Unsicker	Veit
Vescovo	Washington	Wood	Wright	Mr. Speaker
NOES: 033				
Bailey	Billington	Bondon	Bromley	Brown 27
Busick	Chipman	DeGroot	Dogan	Dohrman
Eggleston	Haffner	Hansen	Hill	Hovis
Hurst	Lovasco	McGirl	Moon	Murphy
Neely	Pogue	Pollock 123	Porter	Toalson Reisch
Simmons	Spencer	Stacy	Swan	Taylor
Walsh	Wiemann	Wilson		
PRESENT: 009				
Appelbaum	Mackey	Merideth	Mosley	Quade
Roberts 77	Roden	Windham	Young	
ABSENT WITH LEAVE: 010				
Burns	Butz	Carter	Messenger	Morgan
Sain	Schroer	Shawan	Shull 16	Tate
		**		

VACANCIES: 001

THIRD READING OF SENATE CONCURRENT RESOLUTIONS

SCR 32, relating to the "Bring Our Heroes Home Act", was taken up by Representative Griffith.

Representative O'Donnell assumed the Chair.

On motion of Representative Griffith, SCR 32 was truly agreed to and finally passed by the following vote:

AYES: 150

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Black 7 Basye Beck Billington Black 137 Brown 27 Bland Manlove Bondon Bosley Bromley Brown 70 Burnett Busick Carpenter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dogan Cupps Eggleston Ellebracht Eslinger Evans Dohrman Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelly 141 Kelley 127 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Miller Morris 140 Merideth Mitten Moon Morse 151 Mosley Muntzel Neely Murphy O'Donnell Patterson Pfautsch Pierson Jr. Person Pike Pollock 123 Plocher Pogue Pollitt 52 Porter Price Proudie Quade Razer Rehder Toalson Reisch Reedy Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rowland Ruth Rone Ross Runions Schnelting Schroer Sharp 36 Sharpe 4 Sauls Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 001

McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 011

Burns Butz Carter Green Messenger Morgan Pietzman Sain Shawan Shull 16

Tate

VACANCIES: 001

Representative O'Donnell declared the bill passed.

Speaker Haahr resumed the Chair.

THIRD READING OF SENATE BILLS

HCS SS SCS SB 570, relating to tax increment financing, was moved to the Informal Calendar.

HCS SB 551, relating to regulation of certain personal lines insurance services, was taken up by Representative Eggleston.

On motion of Representative Eggleston, the title of HCS SB 551 was agreed to.

Representative Hudson assumed the Chair.

Representative Dohrman offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 551, Page 4, Section 303.200, Line 68, by inserting after all of said line the following:

- "303.220. 1. Any religious denomination which has more than twenty-five members with motor vehicles and [prohibits] discourages its members from purchasing insurance, of any form, as being contrary to its religious tenets, may qualify as a self-insurer by obtaining a self-insurance certificate issued by the director as provided in subsection 3 of this section.
- 2. Any person in whose name more than twenty-five motor vehicles are registered may qualify as a self-insurer by obtaining a certificate of self-insurance issued by the director as provided in subsection 3 of this section.
- 3. The director may, in his discretion, upon the application of any religious denomination or person described in subsection 1 or 2 of this section, issue a certificate of self-insurance when he is satisfied that such religious denomination or person is possessed and will continue to be possessed of the ability to pay judgments obtained against such religious denomination or person.
- 4. Upon not less than ten days' notice and a hearing pursuant to such notice, the director may, upon reasonable grounds, cancel a certificate of self-insurance. Failure to pay any judgment within thirty days after such judgment shall have become final shall constitute a reasonable ground for the cancellation of a certificate of self-insurance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dohrman, House Amendment No. 1 was adopted.

Representative Merideth offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 551, Page 30, Section 379.1808, Line 1, by deleting the word, "liens" and inserting in lieu thereof the word, "lines"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Merideth, House Amendment No. 2 was adopted.

On motion of Representative Eggleston, HCS SB 551, as amended, was adopted.

On motion of Representative Eggleston, **HCS SB 551**, **as amended**, was read the third time and passed by the following vote:

AYES: 147

Aldridge	Allred	Anderson	Andrews	Appelbaum
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Busick	Carpenter	Chappelle-Nadal	Chipman

Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Love	Lynch	Mackey	Mayhew	McCreery
McGaugh	McGirl	Merideth	Miller	Mitten
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rogers	Rone	Ross	Rowland	Runions
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Veit	Vescovo	Walsh	Washington
Wiemann	Wilson	Windham	Wood	Wright
Young	Mr. Speaker			
NOES: 004				
Hurst	Lovasco	Moon	Pogue	
PRESENT: 000				
ABSENT WITH LEAV	Æ: 011			
Bailey	Burns	Butz	Carter	DeGroot
McDaniel	Messenger	Morgan	Sain	Shawan
		8		

VACANCIES: 001

Shull 16

Representative Hudson declared the bill passed.

Speaker Haahr resumed the Chair.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SCS SB 725, relating to political subdivisions, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of HCS SCS SB 725 was agreed to.

Representative Eggleston offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Pages 34-39, Section 137.115, Lines 1-198, by deleting all of said section and lines and inserting the following:

"137.115. 1. All other laws to the contrary notwithstanding, the assessor or the assessor's deputies in all counties of this state including the City of St. Louis shall annually make a list of all real and tangible personal property taxable in the assessor's city, county, town or district. Except as otherwise provided in subsection 3 of this section and section 137.078, the assessor shall annually assess all personal property at thirty-three and one-third percent of its true value in money as of January first of each calendar year. The assessor shall annually assess all real property, including any new construction and improvements to real property, and possessory interests in real property at the percent of its true value in money set in subsection 5 of this section. The true value in money of any possessory interest in real property in subclass (3), where such real property is on or lies within the ultimate airport boundary as shown by a federal airport layout plan, as defined by 14 CFR 151.5, of a commercial airport having a FAR Part 139 certification and owned by a political subdivision, shall be the otherwise applicable true value in money of any such possessory interest in real property, less the total dollar amount of costs paid by a party, other than the political subdivision, towards any new construction or improvements on such real property completed after January 1, 2008, and which are included in the above-mentioned possessory interest, regardless of the year in which such costs were incurred or whether such costs were considered in any prior year. The assessor shall annually assess all real property in the following manner: new assessed values shall be determined as of January first of each oddnumbered year and shall be entered in the assessor's books; those same assessed values shall apply in the following even-numbered year, except for new construction and property improvements which shall be valued as though they had been completed as of January first of the preceding odd-numbered year. The assessor may call at the office, place of doing business, or residence of each person required by this chapter to list property, and require the person to make a correct statement of all taxable tangible personal property owned by the person or under his or her care, charge or management, taxable in the county. On or before January first of each even-numbered year, the assessor shall prepare and submit a two-year assessment maintenance plan to the county governing body and the state tax commission for their respective approval or modification. The county governing body shall approve and forward such plan or its alternative to the plan to the state tax commission by February first. If the county governing body fails to forward the plan or its alternative to the plan to the state tax commission by February first, the assessor's plan shall be considered approved by the county governing body. If the state tax commission fails to approve a plan and if the state tax commission and the assessor and the governing body of the county involved are unable to resolve the differences, in order to receive state cost-share funds outlined in section 137.750, the county or the assessor shall petition the administrative hearing commission, by May first, to decide all matters in dispute regarding the assessment maintenance plan. Upon agreement of the parties, the matter may be stayed while the parties proceed with mediation or arbitration upon terms agreed to by the parties. The final decision of the administrative hearing commission shall be subject to judicial review in the circuit court of the county involved. In the event a valuation of subclass (1) real property within any county with a charter form of government, or within a city not within a county, is made by a computer, computer-assisted method or a computer program, the burden of proof, supported by clear, convincing and cogent evidence to sustain such valuation, shall be on the assessor at any hearing or appeal. In any such county, unless the assessor proves otherwise, there shall be a presumption that the assessment was made by a computer, computer-assisted method or a computer program. Such evidence shall include, but shall not be limited to, the following:

- (1) The findings of the assessor based on an appraisal of the property by generally accepted appraisal techniques; and
- (2) The purchase prices from sales of at least three comparable properties and the address or location thereof. As used in this subdivision, the word "comparable" means that:
 - (a) Such sale was closed at a date relevant to the property valuation; and
- (b) Such properties are not more than one mile from the site of the disputed property, except where no similar properties exist within one mile of the disputed property, the nearest comparable property shall be used. Such property shall be within five hundred square feet in size of the disputed property, and resemble the disputed property in age, floor plan, number of rooms, and other relevant characteristics.
- 2. Assessors in each county of this state and the City of St. Louis may send personal property assessment forms through the mail.

- 3. The following items of personal property shall each constitute separate subclasses of tangible personal property and shall be assessed and valued for the purposes of taxation at the following percentages of their true value in money:
 - (1) Grain and other agricultural crops in an unmanufactured condition, one-half of one percent;
 - (2) Livestock, twelve percent;
 - (3) Farm machinery, twelve percent;
- (4) Motor vehicles which are eligible for registration as and are registered as historic motor vehicles pursuant to section 301.131 and aircraft which are at least twenty-five years old and which are used solely for noncommercial purposes and are operated less than [fifty] two hundred hours per year or aircraft that are home built from a kit, five percent;
 - (5) Poultry, twelve percent; and
- (6) Tools and equipment used for pollution control and tools and equipment used in retooling for the purpose of introducing new product lines or used for making improvements to existing products by any company which is located in a state enterprise zone and which is identified by any standard industrial classification number cited in subdivision (5) of section 135.200, twenty-five percent.
- 4. The person listing the property shall enter a true and correct statement of the property, in a printed blank prepared for that purpose. The statement, after being filled out, shall be signed and either affirmed or sworn to as provided in section 137.155. The list shall then be delivered to the assessor.
- 5. (1) All subclasses of real property, as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, shall be assessed at the following percentages of true value:
 - (a) For real property in subclass (1), nineteen percent;
 - (b) For real property in subclass (2), twelve percent; and
 - (c) For real property in subclass (3), thirty-two percent.
- (2) A taxpayer may apply to the county assessor, or, if not located within a county, then the assessor of such city, for the reclassification of such taxpayer's real property if the use or purpose of such real property is changed after such property is assessed under the provisions of this chapter. If the assessor determines that such property shall be reclassified, he or she shall determine the assessment under this subsection based on the percentage of the tax year that such property was classified in each subclassification.
- 6. Manufactured homes, as defined in section 700.010, which are actually used as dwelling units shall be assessed at the same percentage of true value as residential real property for the purpose of taxation. The percentage of assessment of true value for such manufactured homes shall be the same as for residential real property. If the county collector cannot identify or find the manufactured home when attempting to attach the manufactured home for payment of taxes owed by the manufactured home owner, the county collector may request the county commission to have the manufactured home removed from the tax books, and such request shall be granted within thirty days after the request is made; however, the removal from the tax books does not remove the tax lien on the manufactured home if it is later identified or found. For purposes of this section, a manufactured home located in a manufactured home rental park, rental community or on real estate not owned by the manufactured home owner shall be considered personal property. For purposes of this section, a manufactured home located on real estate owned by the manufactured home owner may be considered real property.
- 7. Each manufactured home assessed shall be considered a parcel for the purpose of reimbursement pursuant to section 137.750, unless the manufactured home is real estate as defined in subsection 7 of section 442.015 and assessed as a realty improvement to the existing real estate parcel.
- 8. Any amount of tax due and owing based on the assessment of a manufactured home shall be included on the personal property tax statement of the manufactured home owner unless the manufactured home is real estate as defined in subsection 7 of section 442.015, in which case the amount of tax due and owing on the assessment of the manufactured home as a realty improvement to the existing real estate parcel shall be included on the real property tax statement of the real estate owner.
- 9. The assessor of each county and each city not within a county shall use the trade-in value published in the October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information for determining the true value of motor vehicles described in such publication. The assessor shall not use a value that is greater than the average trade-in value in determining the true value of the motor vehicle without performing a physical inspection of the motor vehicle. For vehicles two years old or newer from a vehicle's model year, the assessor may use a value other than average without performing a physical inspection of the motor vehicle. In the absence of a listing for a particular motor vehicle in such publication, the assessor shall use such information or publications which in the assessor's judgment will fairly estimate the true value in money of the motor vehicle.

- 10. Before the assessor may increase the assessed valuation of any parcel of subclass (1) real property by more than fifteen percent since the last assessment, excluding increases due to new construction or improvements, the assessor shall conduct a physical inspection of such property.
- 11. If a physical inspection is required, pursuant to subsection 10 of this section, the assessor shall notify the property owner of that fact in writing and shall provide the owner clear written notice of the owner's rights relating to the physical inspection. If a physical inspection is required, the property owner may request that an interior inspection be performed during the physical inspection. The owner shall have no less than thirty days to notify the assessor of a request for an interior physical inspection.
- 12. A physical inspection, as required by subsection 10 of this section, shall include, but not be limited to, an on-site personal observation and review of all exterior portions of the land and any buildings and improvements to which the inspector has or may reasonably and lawfully gain external access, and shall include an observation and review of the interior of any buildings or improvements on the property upon the timely request of the owner pursuant to subsection 11 of this section. Mere observation of the property via a drive-by inspection or the like shall not be considered sufficient to constitute a physical inspection as required by this section.
- 13. [The provisions of subsections 11 and 12 of this section shall only apply in any county with a charter-form of government with more than one million inhabitants.
- 14.] A county or city collector may accept credit cards as proper form of payment of outstanding property tax or license due. No county or city collector may charge surcharge for payment by credit card which exceeds the fee or surcharge charged by the credit card bank, processor, or issuer for its service. A county or city collector may accept payment by electronic transfers of funds in payment of any tax or license and charge the person making such payment a fee equal to the fee charged the county by the bank, processor, or issuer of such electronic payment.
- [15] 14. Any county or city not within a county in this state may, by an affirmative vote of the governing body of such county, opt out of the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of the general reassessment, prior to January first of any year. No county or city not within a county shall exercise this opt-out provision after implementing the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, in a year of general reassessment. For the purposes of applying the provisions of this subsection, a political subdivision contained within two or more counties where at least one of such counties has opted out and at least one of such counties has not opted out shall calculate a single tax rate as in effect prior to the enactment of house bill no. 1150 of the ninety-first general assembly, second regular session. A governing body of a city not within a county or a county that has opted out under the provisions of this subsection may choose to implement the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session, and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of general reassessment, by an affirmative vote of the governing body prior to December thirty-first of any year.
- [46] 15. The governing body of any city of the third classification with more than twenty-six thousand three hundred but fewer than twenty-six thousand seven hundred inhabitants located in any county that has exercised its authority to opt out under subsection 15 of this section may levy separate and differing tax rates for real and personal property only if such city bills and collects its own property taxes or satisfies the entire cost of the billing and collection of such separate and differing tax rates. Such separate and differing rates shall not exceed such city's tax rate ceiling.
- [47] 16. Any portion of real property that is available as reserve for strip, surface, or coal mining for minerals for purposes of excavation for future use or sale to others that has not been bonded and permitted under chapter 444 shall be assessed based upon how the real property is currently being used. Any information provided to a county assessor, state tax commission, state agency, or political subdivision responsible for the administration of tax policies shall, in the performance of its duties, make available all books, records, and information requested, except such books, records, and information as are by law declared confidential in nature, including individually identifiable information regarding a specific taxpayer or taxpayer's mine property. For purposes of this subsection, "mine property" shall mean all real property that is in use or readily available as a reserve for strip, surface, or coal mining for minerals for purposes of excavation for current or future use or sale to others that has been bonded and permitted under chapter 444."; and

Further amend said bill, Pages 39-40, Section 138.060, Lines 1-25, by deleting all of said section and lines and inserting in lieu thereof the following:

- "138.060. 1. The county board of equalization shall, in a summary way, determine all appeals from the valuation of property made by the assessor, and shall correct and adjust the assessment accordingly. There shall be no presumption that the assessor's valuation is correct. In any county with a charter form of government with a population greater than two hundred eighty thousand inhabitants but less than two hundred eighty-five thousand inhabitants, [and] in any county with a charter form of government with greater than one million inhabitants, [and] in any city not within a county, and in any other county for any property whose assessed valuation increased at least fifteen percent from the previous assessment unless the increase is due to new construction or improvement, the assessor shall have the burden to prove that the assessor's valuation does not exceed the true market value of the subject property. In such county or city, in the event a physical inspection of the subject property is required by subsection 10 of section 137.115, the assessor shall have the burden to establish the manner in which the physical inspection was performed and shall have the burden to prove that the physical inspection was performed in accordance with section 137.115. In such county or city, in the event the assessor fails to provide sufficient evidence to establish that the physical inspection was performed in accordance with section 137.115, the property owner shall prevail on the appeal as a matter of law. At any hearing before the state tax commission or a court of competent jurisdiction of an appeal of assessment from a first class charter county or a city not within a county, the assessor shall not advocate nor present evidence advocating a valuation higher than that value finally determined by the assessor or the value determined by the board of equalization, whichever is higher, for that assessment period.
- 2. The county clerk shall keep an accurate record of the proceedings and orders of the board, and the assessor shall correct all erroneous assessments, and the clerk shall adjust the tax book according to the orders of such board and the orders of the state tax commission, except that in adding or deducting such percent to each tract or parcel of real estate as required by such board or state tax commission, he shall add or deduct in each case any fractional sum of less than fifty cents, so that the value of any separate tract shall contain no fractions of a dollar.
- 138.090. 1. Except as provided in subsection 2 of this section, the county board of equalization in first class counties shall meet on the [first] third Monday in July of each year.
- 2. Upon a finding by the board that it is necessary in order to fairly hear all cases arising from a general reassessment, the board may begin meeting after July first in any applicable year to timely consider any appeal or complaint resulting from an evaluation made during a general reassessment of all taxable real property and possessory interests in the county. There shall be no presumption that the assessor's valuation is correct."; and

Further amend said bill, Page 85, Section C, Lines 1-4, by deleting all of said section and lines; and

Further amend said bill and page, Section D, Line 1, by deleting the letter "D." and inserting in lieu thereof the letter "C."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, House Amendment No. 1 was adopted.

Representative Pfautsch offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 33, Section 105.145, Lines 118 and 120, by deleting both instances of the words "city/town/village" and inserting in lieu thereof the words "political subdivision"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pfautsch, House Amendment No. 2 was adopted.

Representative Beck offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 80, Section 14, Line 141, by inserting after said section and line the following:

"Section 15. 1. For the purposes of this section, the following terms mean:

- (1) "Benefit", any entitlement to services or monetary compensation. The term "benefit" includes, but is not limited to, child care services, workers' compensation, and any entitlement to a legal presumption or tool that increases access to the services or monetary compensation;
- (2) "Essential worker", a worker deemed essential during a state of emergency declared under chapter 44 including, but not limited to, a grocery store employee who must work while state or local government officials are encouraging or ordering residents of Missouri to avoid congregating in groups or large crowds;
- (3) "First responder", a law enforcement officer, firefighter, or emergency medical technician (EMT), as such occupations are defined in section 287.243.
- 2. For the duration of a state of emergency declared under chapter 44, essential workers shall receive all benefits to which first responders are entitled under state law including, but not limited to, any waivers of state laws or regulations made as a result of the emergency."; and

Further amend said bill, Page 85, Section D, Line 4, by inserting after all of said section and line the following:

"Section E. Because immediate action is necessary to ensure that all essential workers receive the same benefits of first responders during a declared emergency under chapter 44, the enactment of section 15 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and the enactment of section 15 of this act is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 15 of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Beck moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Beck:

AYES: 047

Appelbaum	Bangert	Baringer	Barnes	Beck
Bosley	Brown 27	Brown 70	Burnett	Carpenter
Chappelle-Nadal	Ellebracht	Falkner	Gray	Green
Gunby	Hannegan	Ingle	Kidd	Lavender
Love	Mackey	McCreery	Merideth	Mitten
Morse 151	Mosley	Person	Pierson Jr.	Plocher
Proudie	Quade	Razer	Reedy	Roberts 77
Roden	Rogers	Rowland	Runions	Sauls
Sharp 36	Shaul 113	Stevens 46	Unsicker	Washington
Windham	Young			

NOES: 093

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haffner	Hansen	Helms
Henderson	Hicks	Hill	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Knight
Kolkmeyer	Lovasco	Lynch	Mayhew	McGaugh
McGirl	Miller	Morris 140	Muntzel	Murphy
Neely	O'Donnell	Pfautsch	Pike	Pogue
Pollitt 52	Pollock 123	Porter	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Rone
Ross	Ruth	Schnelting	Sharpe 4	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wood	Wright	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge	Bland Manlove	Burns	Butz	Carter
Clemens	Dogan	Haden	Houx	Kendrick
McDaniel	Messenger	Moon	Morgan	Patterson
Pietzman	Price	Sain	Schroer	Shawan
Shull 16	Wilson			

VACANCIES: 001

Representative Christofanelli offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 46, Section 550.125, Lines 20-22, by deleting all of said lines and inserting in lieu thereof the following:

"disburse such moneys to the county. In the event that the amount disbursed is less than the costs set out in this section, the original county shall reimburse the county to which the case was transferred for the difference."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Christofanelli, House Amendment No. 4 was adopted.

Representative Justus offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 14, Section 67.142, Line 13, by inserting after all of said section and line the following:

"67.306. No regulation or ordinance of any city, county, or other political subdivision shall prohibit the sale or resale of an admission ticket to any legal event at any price or prohibit the charging of any **reasonable** fee in connection with such sale or resale except that nothing in this section shall be construed to prevent the enforcement of any regulation or ordinance relating to criminal activity, consumer fraud, false advertising, [ex] other deceptive business practices, or the collection of taxes."; and

Further amend said bill and page, Section 67.662, Lines 3 and 11, by inserting after each occurence of the words "occupancy tax," the words "tourism tax on transient guests,"; and

Further amend said bill, page and section, Line 13, by inserting after the word "taxes." the following:

"This section does not apply to the taxes imposed under section 94.802 on any admission ticket to or participation in any private tourist attraction."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Justus, **House Amendment No. 5** was adopted.

Representative Sharpe (4) offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 44, Section 262.760, Line 15, by inserting after all of said section and line the following:

"305.800. As used in sections 305.800 to 305.810, the following terms mean:

- (1) "Abandoned aircraft", an aircraft left in a wrecked, inoperative, or partially dismantled condition at an airport; or an aircraft that has remained in an idle state at an airport for forty-five consecutive calendar days without a contractual agreement between the owner or operator of the aircraft and the airport for use of the airport premises;
- (2) "Airport superintendent", the person or group of people authorized to make decisions on behalf of an airport, including but not limited to, an airport operated by a city, county, or other political subdivision;
- (3) "Derelict aircraft", any aircraft that is not in a flyable condition, does not have a current certificate of airworthiness issued by the Federal Aviation Administration, and is not in the process of actively being repaired.
- 305.802. 1. If a derelict aircraft or abandoned aircraft is discovered on airport property, the airport superintendent shall:
 - (1) Make a record of the date the aircraft was discovered on the airport property; and
- (2) Inquire as to the name and address of any person having an equitable or legal interest in the aircraft, including the owner and any lienholders, by:
- (a) Contacting the Federal Aviation Administration, aircraft registration branch, and making a diligent search of the appropriate records; or
 - (b) Contacting an aircraft title search company.
- 2. Within ten business days of receiving the information requested under subsection 1 of this section, the airport superintendent shall notify the owner and all other interested parties by certified mail, return receipt requested:
 - (1) Of the location of the derelict or abandoned aircraft on the airport property;
- (2) That fees and charges for the use of the airport by the aircraft have accrued and the amount of those fees and charges;
- (3) That the aircraft is subject to a lien under section 305.806 for any unpaid and accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft;
 - (4) That the lien is subject to enforcement under this section;

- (5) That the airport may use, trade, sell, or remove the aircraft as described in section 305.804 if, within thirty calendar days after the date of receipt of the notice, the owner or other interested party has not removed the aircraft from the airport and paid in full all accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft; and
- (6) That the airport superintendent may remove the aircraft in less than thirty calendar days if the aircraft poses a danger to the health or safety of users of the airport, as determined by the airport superintendent.
- 3. (1) If the owner of the aircraft is unknown or cannot be found after the inquiry required under subdivision (1) of subsection 2 of this section, the airport superintendent shall place a notice upon the aircraft in a conspicuous place containing the information required under subdivisions (2), (3), (4), (5), and (6) of subsection 2 of this section.
- (2) The notice required under subdivision (1) of this subsection shall be not less than eight inches by ten inches and shall be laminated or otherwise sufficiently weatherproof to withstand normal exposure to rain, snow, and other conditions.
- 305.804. 1. If the owner or other interested party has not removed the aircraft from the airport and paid in full all accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft, or shown reasonable cause for the failure to do so within thirty calendar days of the airport superintendent posting notice under section 305.802, the airport superintendent may:
- (1) Retain the aircraft for use by the airport, the state, or the unit of local government owning or operating the airport;
 - (2) Trade the aircraft to another unit of local government or a state agency;
 - (3) Sell the aircraft; or
- (4) Dispose of the aircraft through an appropriate refuse removal company or a company that provides salvage services for aircraft.
- 2. If the airport superintendent elects to sell the aircraft in accordance with subdivision (3) of subsection 1 of this section, the aircraft shall be sold at public auction after giving notice of the time and place of sale, at least ten calendar days prior to the date of sale, in a newspaper of general circulation within the county where the airport is located and after providing written notice of the intended sale to all parties known to have an interest in the aircraft.
- 3. If the airport superintendent elects to dispose of the aircraft in accordance with subdivision (4) of subsection 1 of this section, the airport superintendent shall be entitled to negotiate with the company for a price to be received from the company in payment for the aircraft, or, if circumstances so warrant, a price to be paid to the company by the airport superintendent for the costs of disposing of the aircraft. All information and records pertaining to the establishment of the price and the justification for the amount of the price shall be prepared and maintained by the airport superintendent.
- 4. If the sale price or the negotiated price is less than the airport superintendent's current fees and charges against the aircraft, the owner of the aircraft shall remain liable to the airport superintendent for the fees and charges that are not offset by the sale price or negotiated price.
- 5. All costs incurred by the airport superintendent in the removal, storage, and sale of any aircraft shall be recoverable against the owner of the aircraft.
- 305.806. 1. The airport superintendent shall have a lien on a derelict or abandoned aircraft for all unpaid fees and charges for the use of the airport by the aircraft and for all unpaid costs incurred by the airport superintendent for the transportation, storage, and removal of the aircraft. As a prerequisite to perfecting a lien under this section, the airport superintendent shall serve a notice on the last registered owner and all persons having an equitable or legal interest in the aircraft.
- 2. (1) For the purpose of perfecting a lien under this section, the airport superintendent shall file a claim of lien that states:
 - (a) The name and address of the airport;
- (b) The name of the last registered owner of the aircraft and all persons having a legal or equitable interest in the aircraft;
- (c) The fees and charges incurred by the aircraft for the use of the airport and the costs for the transportation, storage, and removal of the aircraft; and
 - (d) A description of the aircraft sufficient for identification.
- (2) The claim of lien shall be signed and sworn to or affirmed by the airport superintendent's director or the director's designee.

- (3) The claim of lien shall be served on the last registered owner of the aircraft and all persons having an equitable or legal interest in the aircraft. The claim of lien shall be served before filing.
- (4) The claim of lien shall be filed with the proper office according to section 400-9.501. The filing of the claim of lien shall be constructive notice to all persons of the contents and effect of such claim. The lien shall attach at the time of filing and shall take priority as of that time.
- 305.808. 1. If the aircraft is sold, the airport superintendent shall satisfy the airport superintendent's lien, plus the reasonable expenses of notice, advertisement, and sale from the proceeds of the sale.
- 2. The balance of the proceeds of the sale, if any, shall be held by the airport superintendent and delivered on demand to the owner of the aircraft.
- 3. If no person claims the balance within twelve months of the date of sale, the airport shall retain the funds and use the funds for airport operations.
- 305.810. 1. Any person acquiring a legal interest in an aircraft under sections 305.800 to 305.810 shall be the lawful owner of the aircraft and all other legal or equitable interests in that aircraft shall be divested; provided that, the holder of any legal or equitable interest was notified of the intended disposal of the aircraft as required under sections 305.800 to 305.810.
- 2. The airport superintendent may issue documents of disposition to the purchaser or recipient of an aircraft disposed of under sections 305.800 to 305.810."; and

Further amend said bill, Page 54, Section 620.2459, Line 13, by inserting after all of said section and line the following:

"640.500. Any county historical society, or county commission in a county without a historical society, may designate certain real property as historic farm property if such property has been used for agricultural or horticultural purposes and the historical society or county commission deems the property historically significant or significant to agriculture. The provisions of subdivision (3) of section 523.039 shall apply to any property designated as a historic farm property under the provisions of this section. The county historical society, or county commission in a county without a historical society, may develop an application and approval process for historic farm property designations and may offer appropriate signage for historic farm property owners to display on their property."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharpe (4), House Amendment No. 6 was adopted.

Representative Ruth offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 8, Section 49.266, Line 22, by inserting after said section and line the following:

- "49.600. 1. [The county commission, in all counties which have not adopted county planning and zoning, may,] Each county, city, town, or village that contains any portion of a special flood hazard area, as designated by the Federal Emergency Management Agency, shall, as provided by law, adopt or rescind by order or ordinance regulations to require compliance with Federal Emergency Management Agency standards, necessary to comply with the national flood insurance program, in any special flood hazard area designated by the Federal Emergency Management Agency]; provided, however, that no ordinance or order enacted pursuant to this section in any county shall be effective unless the county commission or governing body of the county submits to the voters of a county, at a county or state general, primary or special election, a proposal to authorize the county commission or governing body of the county to adopt such an order or ordinance.
 - 2. The ballot of submission shall contain but need not be limited to the following language:

Shall the county of enact an order or ordinance for such regulations as required for compliance with Federal
Emergency Management standards, necessary to comply with the national flood insurance program, in any flood
hazard area designated by the Federal Emergency Management Agency?
TYES TO NO
If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place
an "X" in the box opposite "NO".
If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then
the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified
voters voting are opposed to the proposal, then the governing body of the county shall have no power to adopt such ar
order or ordinance. The people of a county covered by sections 49.600 to 49.615 may rescind the order or ordinance

If a majority of those voting vote for adopting the national flood insurance program, the program shall be continued; if a majority of those voting vote against adopting the national flood insurance program, the program shall be discontinued within thirty days after certification of the election results.

regulations by presenting an initiative petition to the county commission of the county, with a minimum of fivepercent of the registered voters' signatures that voted in the last gubernatorial election. After receiving the qualifying

initiative petition the county commission shall place on the ballot at the next general election the following:

Shall national flood insurance programs be adopted in County?□ YES□ NO

- [3-] 2. The provisions of this section shall not apply to the incorporated portions of the counties, or to the raising of livestock, crops, orchards or forestry [-]. Nor shall this section apply to seasonal or temporary impoundments used for rice farming or flood irrigation. As used in this section, the term "rice farming or flood irrigation" means small berms of no more than eighteen inches high that are placed around a field to hold water for use for growing rice or for flood irrigation. Nor shall this section apply to the erection, maintenance, repair, alteration or extension of farm buildings or farm structures used for such purposes in an area [not] within the area shown on the special flood hazard area map. Nor shall this section apply to underground mining where entrance is through an existing shaft or shafts or through a shaft or shafts in an area not within the area shown on the special flood hazard area map.
- [4-] 3. Levee districts organized pursuant to chapter 245 and drainage districts organized pursuant to chapters 242 and 243 are subject to flood plain management regulations adopted by a county pursuant to this chapter.
- [5.] **4.** Nothing contained in sections 49.600 to 49.615 shall affect the existence or validity of an ordinance which a county has adopted prior to March 4, 1991.
- 49.605. **1.** [No] Any permit required by the provisions of order or ordinance regulations adopted pursuant to the provisions of sections 49.600 to 49.615 shall [be denied an applicant if the]:
- (1) For proposed construction, use or other development [will], not raise the flood elevation of the [one-hundred year] one-hundred-year flood level more than one foot[; provided, however, that any permit may];
- (2) For proposed commercial or industrial developments, not raise the flood elevation of the one-hundred-year flood level more than twelve-hundredths of an inch, which shall be determined by a documented comparison of existing and proposed conditions directly attributable to development in the flood plain and not attributable to manipulation of mathematical variables including, but not limited to, roughness factors, expansion and contraction coefficients, and discharge factors; and
- (3) Require that the lowest floor of an insurable structure [shall] be above the [one hundred year] one-hundred-year flood level and that all structures shall be adequately anchored to prevent flotation, collapse or lateral movement of the structure."; and

Further amend said bill, Page 80, Section 14, Line 141, by inserting after said section and line the following:

"[49.610. Any order or ordinance regulations adopted pursuant to sections 49.600 to 49.615 shall provide that the county commission may grant individual variances beyond the limitations prescribed by the order or ordinance regulations upon presentation of adequate proof that compliance with the provisions of the order or ordinance regulations will result in an exceptional hardship to applicant or any arbitrary and unreasonable closing or prevention of any lawful construction, use or other development in the area or county and which will not result in additional threats to public safety and will not be inconsistent with the objectives of sound flood plain management.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann resumed the Chair.

House Amendment No. 7 was withdrawn.

Representative Shaul (113) offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 1, Section A, Line 12, by inserting after said section and line the following:

- "2.020. As soon as practicable after the laws passed at any session of the general assembly are printed and delivered, the secretary of state shall [eause the original rolls to be bound in a strong and substantial manner and properly labeled, and shall make therein a typewritten index referring to each act and the subject matter of the same and shall] preserve and make available to the public for inspection the [volumes thus bound] original rolls safely in his or her office.
- 2.110. The secretary of state, as soon as practicable after [the effective date of this section and every four years thereafter if during any such period] any amendments have been adopted, shall [reprint, issue and distribute forty five thousand] make available in print and online copies of the Constitution of the state of Missouri in the form contained in "Report No. 5" of the committee on legislative research, together with the amendments that have been adopted since the preceding publication."; and

Further amend said bill, Page 3, Section 21.855, Line 62, by inserting after all of said section and line the following:

- "36.155. 1. An employee may take part in the activities of political parties and political campaigns.
- 2. An employee may not:
- (1) Use the employee's official authority or influence for the purpose of interfering with the results of an election;
- (2) Knowingly solicit, accept or receive a political contribution from any person who is a subordinate employee of the employee;
 - (3) Run for the nomination, or as a candidate for election, to a partisan political office; or
- (4) Knowingly solicit or discourage the participation in any political activity of any person who has an application for any compensation, grant, contract, ruling, license, permit or certificate pending before the employing department of such employee or is the subject of, or a participant in, an ongoing audit, investigation or enforcement action being carried out by the employing department of such employee.
- 3. An employee retains the right to vote as the employee chooses and to express the employee's opinion on political subjects and candidates.
- 4. Notwithstanding the provisions of subsection 2 of this section to the contrary, any employee that is not subject to the provisions of subsection 1 of section 36.030 or section 36.031 may run for the nomination, or as a candidate for election, to a partisan political office."; and

Further amend said bill, Page 34, Section 105.145, Line 147, by inserting after all of said section and line the following:

- "105.459. 1. A committee formed to receive contributions or make expenditures for inaugural activities on behalf of a person elected to serve in a statewide office shall file a statement of organization with the Missouri ethics commission within thirty days after the committee is formed. The statement shall include:
 - (1) Identification of the major nature of the committee;
- (2) The name, mailing address, and telephone number of the chair or treasurer of the committee; and
 - (3) The anticipated duration of the committee's existence.

- 2. The committee shall file disclosure reports with the ethics commission that itemize receipts, expenditures, and indebtedness incurred by the committee. The first disclosure report shall be filed not later than thirty days after the statement of organization is filed. Subsequent disclosure reports shall be filed every three months for the duration of the committee's existence.
- 3. The disclosure reports shall also include a separate listing by name, address, and employer, or occupation if self-employed, of each person from whom the committee received one or more contributions, in moneys or other things of value, that in the aggregate total in excess of twenty-five dollars, together with the date and amount of each such contribution. No committee shall accept any contribution without such information.
- 4. Upon termination of the committee, a termination statement indicating dissolution shall be filed with the ethics commission not later than ten days after the date of dissolution. The termination statement shall include:
 - (1) The distribution made of any surplus funds and the disposition of any deficits; and
- (2) The name, mailing address, and telephone number of the individual who shall preserve the committee's records and accounts in accordance with subsection 5 of this section.
- 5. The chair or treasurer of any committee covered by this section shall maintain accurate records and accounts that shall be maintained in accordance with accepted normal bookkeeping procedures and shall contain the bills, receipts, deposit records, cancelled checks, and other detailed information necessary to prepare and substantiate disclosure reports. All records and accounts of receipts and expenditures shall be preserved for at least three years after a termination statement is filed.
- 6. Any complaint that the provisions of this section are not followed shall be filed with the ethics commission. Such complaints shall be in the form described in section 105.957 and shall be investigated by the ethics commission in accordance with section 105.961.
- 7. Any person guilty of knowingly violating any of the provisions of this section shall be punished in accordance with section 105.478.
- 105.470. As used in section 105.473, unless the context requires otherwise, the following words and terms mean:
- (1) "Elected local government official lobbyist", any natural person employed specifically for the purpose of attempting to influence any action by a local government official elected in a county, city, town, or village with an annual operating budget of over ten million dollars;
- (2) "Executive lobbyist", any natural person who acts for the purpose of attempting to influence any action by the executive branch of government or by any elected or appointed official, employee, department, division, agency or board or commission thereof and in connection with such activity, meets the requirements of any one or more of the following:
- (a) Is acting in the ordinary course of employment on behalf of or for the benefit of such person's employer; or
 - (b) Is engaged for pay or for any valuable consideration for the purpose of performing such activity; or
- (c) Is designated to act as a lobbyist by any person, business entity, governmental entity, religious organization, nonprofit corporation, association or other entity; or
- (d) Makes total expenditures of fifty dollars or more during the twelve-month period beginning January first and ending December thirty-first for the benefit of one or more public officials or one or more employees of the executive branch of state government in connection with such activity.

An "executive lobbyist" shall not include a member of the general assembly, an elected state official, or any other person solely due to such person's participation in any of the following activities:

- a. Appearing or inquiring in regard to a complaint, citation, summons, adversary proceeding, or contested case before a state board, commission, department, division or agency of the executive branch of government or any elected or appointed officer or employee thereof;
- b. Preparing, filing or inquiring, or responding to any audit, regarding any tax return, any public document, permit or contract, any application for any permit or license or certificate, or any document required or requested to be filed with the state or a political subdivision;
- c. Selling of goods or services to be paid for by public funds, provided that such person is attempting to influence only the person authorized to authorize or enter into a contract to purchase the goods or services being offered for sale;
 - d. Participating in public hearings or public proceedings on rules, grants, or other matters;

- e. Responding to any request for information made by any public official or employee of the executive branch of government;
- f. Preparing or publication of an editorial, a newsletter, newspaper, magazine, radio or television broadcast, or similar news medium, whether print or electronic;
- g. Acting within the scope of employment by the general assembly, or acting within the scope of employment by the executive branch of government when acting with respect to the department, division, board, commission, agency or elected state officer by which such person is employed, or with respect to any duty or authority imposed by law to perform any action in conjunction with any other public official or state employee; or
 - h. Testifying as a witness before a state board, commission or agency of the executive branch;
- (3) "Expenditure", any payment made or charge, expense, cost, debt or bill incurred; any gift, honorarium or item of value bestowed including any food or beverage; any price, charge or fee which is waived, forgiven, reduced or indefinitely delayed; any loan or debt which is cancelled, reduced or otherwise forgiven; the transfer of any item with a reasonably discernible cost or fair market value from one person to another or provision of any service or granting of any opportunity for which a charge is customarily made, without charge or for a reduced charge; except that the term "expenditure" shall not include the following:
- (a) Any item, service or thing of value transferred to any person within the third degree of consanguinity of the transferor which is unrelated to any activity of the transferor as a lobbyist;
- (b) Informational material such as books, reports, pamphlets, calendars or periodicals informing a public official regarding such person's official duties, or souvenirs or mementos valued at less than ten dollars;
- (c) Contributions to the public official's campaign committee or candidate committee which are reported pursuant to the provisions of chapter 130;
- (d) Any loan made or other credit accommodations granted or other payments made by any person or entity which extends credit or makes loan accommodations or such payments in the regular ordinary scope and course of business, provided that such are extended, made or granted in the ordinary course of such person's or entity's business to persons who are not public officials;
- (e) Any item, service or thing of de minimis value offered to the general public, whether or not the recipient is a public official or a staff member, employee, spouse or dependent child of a public official, and only if the grant of the item, service or thing of de minimis value is not motivated in any way by the recipient's status as a public official or staff member, employee, spouse or dependent child of a public official;
- (f) The transfer of any item, provision of any service or granting of any opportunity with a reasonably discernible cost or fair market value when such item, service or opportunity is necessary for a public official or employee to perform his or her duty in his or her official capacity, including but not limited to entrance fees to any sporting event, museum, or other venue when the official or employee is participating in a ceremony, public presentation or official meeting therein;
- (g) Any payment, gift, compensation, fee, expenditure or anything of value which is bestowed upon or given to any public official or a staff member, employee, spouse or dependent child of a public official when it is compensation for employment or given as an employment benefit and when such employment is in addition to their employment as a public official;
- (4) "Judicial lobbyist", any natural person who acts for the purpose of attempting to influence any purchasing decision by the judicial branch of government or by any elected or appointed official or any employee thereof and in connection with such activity, meets the requirements of any one or more of the following:
- (a) Is acting in the ordinary course of employment which primary purpose is to influence the judiciary in its purchasing decisions on a regular basis on behalf of or for the benefit of such person's employer, except that this shall not apply to any person who engages in lobbying on an occasional basis only and not as a regular pattern of conduct; or
 - (b) Is engaged for pay or for any valuable consideration for the purpose of performing such activity; or
- (c) Is designated to act as a lobbyist by any person, business entity, governmental entity, religious organization, nonprofit corporation or association; or
- (d) Makes total expenditures of fifty dollars or more during the twelve-month period beginning January first and ending December thirty-first for the benefit of one or more public officials or one or more employees of the judicial branch of state government in connection with attempting to influence such purchasing decisions by the judiciary.

A "judicial lobbyist" shall not include a member of the general assembly, an elected state official, or any other person solely due to such person's participation in any of the following activities:

- a. Appearing or inquiring in regard to a complaint, citation, summons, adversary proceeding, or contested case before a state court;
 - b. Participating in public hearings or public proceedings on rules, grants, or other matters;
- c. Responding to any request for information made by any judge or employee of the judicial branch of government;
- d. Preparing, distributing or publication of an editorial, a newsletter, newspaper, magazine, radio or television broadcast, or similar news medium, whether print or electronic; or
- e. Acting within the scope of employment by the general assembly, or acting within the scope of employment by the executive branch of government when acting with respect to the department, division, board, commission, agency or elected state officer by which such person is employed, or with respect to any duty or authority imposed by law to perform any action in conjunction with any other public official or state employee;
- (5) "Legislative lobbyist", any natural person who acts for the purpose of attempting to influence the taking, passage, amendment, delay or defeat of any official action on any bill, resolution, amendment, nomination, appointment, report or any other action or any other matter pending or proposed in a legislative committee in either house of the general assembly, or in any matter which may be the subject of action by the general assembly and in connection with such activity, meets the requirements of any one or more of the following:
- (a) Is acting in the ordinary course of employment, which primary purpose is to influence legislation on a regular basis, on behalf of or for the benefit of such person's employer, except that this shall not apply to any person who engages in lobbying on an occasional basis only and not as a regular pattern of conduct; or
 - (b) Is engaged for pay or for any valuable consideration for the purpose of performing such activity; or
- (c) Is designated to act as a lobbyist by any person, business entity, governmental entity, religious organization, nonprofit corporation, association or other entity; or
- (d) Makes total expenditures of fifty dollars or more during the twelve-month period beginning January first and ending December thirty-first for the benefit of one or more public officials or one or more employees of the legislative branch of state government in connection with such activity.

A "legislative lobbyist" shall include an attorney at law engaged in activities on behalf of any person unless excluded by any of the following exceptions. A "legislative lobbyist" shall not include any legislative liaison. For purposes of this subdivision, "legislative liaison" means any state employee hired to communicate with members of the general assembly on behalf of any elected official of the state; the judicial branch of state government; or any department, agency, board, or commission of the state, provided such entity is a part of the executive branch of state government. Any state employee employed as a legislative liaison who performs lobbying services for any other entity shall register as a lobbyist with respect to such lobbying services. A "legislative lobbyist" shall not include any member of the general assembly, an elected state official, or any other person solely due to such person's participation in any of the following activities:

- a. Responding to any request for information made by any public official or employee of the legislative branch of government;
- b. Preparing or publication of an editorial, a newsletter, newspaper, magazine, radio or television broadcast, or similar news medium, whether print or electronic;
- c. Acting within the scope of employment of the legislative branch of government when acting with respect to the general assembly or any member thereof;
 - d. Testifying as a witness before the general assembly or any committee thereof;
- (6) "Lobbyist", any natural person defined as an executive lobbyist, judicial lobbyist, elected local government official lobbyist, or a legislative lobbyist;
- (7) "Lobbyist principal", any person, business entity, governmental entity, religious organization, nonprofit corporation or association who employs, contracts for pay or otherwise compensates a lobbyist;
- (8) "Public official", any member or member-elect of the general assembly, judge or judicial officer, or any other person holding an elective office of state government or any agency head, department director or division director of state government or any member of any state board or commission and any designated decision-making public servant designated by persons described in this subdivision.
- 105.485. 1. Each financial interest statement required by sections 105.483 to 105.492 shall be on a form prescribed by the commission and shall be signed and verified by a written declaration that it is made under penalties of perjury; provided, however, the form shall not seek information which is not specifically required by sections 105.483 to 105.492.

- 2. Each person required to file a financial interest statement pursuant to subdivisions (1) to (12) of section 105.483 shall file the following information for himself **or herself**, his **or her** spouse and dependent children at any time during the period covered by the statement, whether singularly or collectively; provided, however, that said person, if he **or she** does not know and his **or her** spouse will not divulge any information required to be reported by this section concerning the financial interest of his **or her** spouse, shall state on his **or her** financial interest statement that he **or she** has disclosed that information known to him **or her** and that his **or her** spouse has refused or failed to provide other information upon his **or her** bona fide request, and such statement shall be deemed to satisfy the requirements of this section for such financial interest of his **or her** spouse; and provided further if the spouse of any person required to file a financial interest statement is also required by section 105.483 to file a financial interest statement, the financial interest statement filed by each need not disclose the financial interest of the other, provided that each financial interest statement shall state that the spouse of the person has filed a separate financial interest statement and the name under which the statement was filed:
- (1) The name and address of each of the employers of such person from whom income of one thousand dollars or more was received during the year covered by the statement;
- (2) The name and address of each sole proprietorship which he **or she** owned; the name, address and the general nature of the business conducted of each general partnership and joint venture in which he **or she** was a partner or participant; the name and address of each partner or coparticipant for each partnership or joint venture unless such names and addresses are filed by the partnership or joint venture with the secretary of state; the name, address and general nature of the business conducted of any closely held corporation or limited partnership in which the person owned ten percent or more of any class of the outstanding stock or limited partners' units; and the name of any publicly traded corporation or limited partnership which is listed on a regulated stock exchange or automated quotation system in which the person owned two percent or more of any class of outstanding stock, limited partnership units or other equity interests;
- (3) The name and address of any other source not reported pursuant to subdivisions (1) and (2) and subdivisions (4) to (9) of this subsection from which such person received one thousand dollars or more of income during the year covered by the statement, including, but not limited to, any income otherwise required to be reported on any tax return such person is required by law to file; except that only the name of any publicly traded corporation or limited partnership which is listed on a regulated stock exchange or automated quotation system need be reported pursuant to this subdivision;
- (4) The location by county, the subclassification for property tax assessment purposes, the approximate size and a description of the major improvements and use for each parcel of real property in the state, other than the individual's personal residence, having a fair market value of ten thousand dollars or more in which such person held a vested interest including a leasehold for a term of ten years or longer, and, if the property was transferred during the year covered by the statement, the name and address of the persons furnishing or receiving consideration for such transfer;
- (5) The name and address of each entity in which such person owned stock, bonds or other equity interest with a value in excess of ten thousand dollars; except that, if the entity is a corporation listed on a regulated stock exchange, only the name of the corporation need be listed; and provided that any member of any board or commission of the state or any political subdivision who does not receive any compensation for his **or her** services to the state or political subdivision other than reimbursement for his **or her** actual expenses or a per diem allowance as prescribed by law for each day of such service need not report interests in publicly traded corporations or limited partnerships which are listed on a regulated stock exchange or automated quotation system pursuant to this subdivision; and provided further that the provisions of this subdivision shall not require reporting of any interest in any qualified plan or annuity pursuant to the Employees' Retirement Income Security Act;
- (6) The name and address of each corporation for which such person served in the capacity of a director, officer or receiver;
- (7) The name and address of each not-for-profit corporation and each association, organization, or union, whether incorporated or not, except not-for-profit corporations formed to provide church services, fraternal organizations or service clubs from which the officer or employee draws no remuneration, in which such person was an officer, director, employee or trustee at any time during the year covered by the statement, and for each such organization, a general description of the nature and purpose of the organization;
- (8) The name and address of each source from which such person received a gift or gifts, or honorarium or honoraria in excess of two hundred dollars in value per source during the year covered by the statement other than gifts from persons within the third degree of consanguinity or affinity of the person filing the financial interest statement.

For the purposes of this section, a "gift" shall not be construed to mean political contributions otherwise required to be reported by law or hospitality such as food, beverages or admissions to social, art, or sporting events or the like, or informational material. For the purposes of this section, a "gift" shall include gifts to or by creditors of the individual for the purpose of cancelling, reducing or otherwise forgiving the indebtedness of the individual to that creditor;

- (9) The lodging and travel expenses provided by any third person for expenses incurred outside the state of Missouri whether by gift or in relation to the duties of office of such official, except that such statement shall not include travel or lodging expenses:
- (a) Paid in the ordinary course of business for businesses described in subdivisions (1), (2), (5) and (6) of this subsection which are related to the duties of office of such official; or
 - (b) For which the official may be reimbursed as provided by law; or
- (c) Paid by persons related by the third degree of consanguinity or affinity to the person filing the statement; or
- (d) Expenses which are reported by the campaign committee or candidate committee of the person filing the statement pursuant to the provisions of chapter 130; or
- (e) Paid for purely personal purposes which are not related to the person's official duties by a third person who is not a lobbyist, a lobbyist principal or member, or officer or director of a member, of any association or entity which employs a lobbyist. The statement shall include the name and address of such person who paid the expenses, the date such expenses were incurred, the amount incurred, the location of the travel and lodging, and the nature of the services rendered or reason for the expenses;
- (10) The assets in any revocable trust of which the individual is the settlor if such assets would otherwise be required to be reported under this section;
- (11) The name, position and relationship of any relative within the first degree of consanguinity or affinity to any other person who:
- (a) Is employed by the state of Missouri, by a political subdivision of the state or special district, as defined in section 115.013, of the state of Missouri;
 - (b) Is a lobbyist; or
 - (c) Is a fee agent of the department of revenue;
- (12) The name and address of each campaign committee, political committee, candidate committee, or continuing committee for which such person or any corporation listed on such person's financial interest statement received payment; and
- (13) For members of the general assembly or any statewide elected public official, their spouses, and their dependent children, whether any state tax credits were claimed on the member's, spouse's, or dependent child's most recent state income tax return.
- 3. For the purposes of subdivisions (1), (2) and (3) of subsection 2 of this section, an individual shall be deemed to have received a salary from his **or her** employer or income from any source at the time when he **or she** shall receive a negotiable instrument whether or not payable at a later date and at the time when under the practice of his **or her** employer or the terms of an agreement he **or she** has earned or is entitled to anything of actual value whether or not delivery of the value is deferred or right to it has vested. The term income as used in this section shall have the same meaning as provided in the Internal Revenue Code of 1986, and amendments thereto, as the same may be or becomes effective, at any time or from time to time for the taxable year, provided that income shall not be considered received or earned for purposes of this section from a partnership or sole proprietorship until such income is converted from business to personal use.
- 4. Each official, officer or employee or candidate of any political subdivision described in subdivision (11) of section 105.483 shall be required to file a financial interest statement as required by subsection 2 of this section, unless the political subdivision biennially adopts an ordinance, order or resolution at an open meeting by September fifteenth of the preceding year, which establishes and makes public its own method of disclosing potential conflicts of interest and substantial interests and therefore excludes the political subdivision or district and its officers and employees from the requirements of subsection 2 of this section. A certified copy of the ordinance, order or resolution shall be sent to the commission within ten days of its adoption. The commission shall assist any political subdivision in developing forms to complete the requirements of this subsection. The ordinance, order or resolution shall contain, at a minimum, the following requirements with respect to disclosure of substantial interests:
- (1) Disclosure in writing of the following described transactions, if any such transactions were engaged in during the calendar year:
- (a) For such person, and all persons within the first degree of consanguinity or affinity of such person, the date and the identities of the parties to each transaction with a total value in excess of five hundred dollars, if any, that such person had with the political subdivision, other than compensation received as an employee or payment of

any tax, fee or penalty due to the political subdivision, and other than transfers for no consideration to the political subdivision:

- (b) The date and the identities of the parties to each transaction known to the person with a total value in excess of five hundred dollars, if any, that any business entity in which such person had a substantial interest, had with the political subdivision, other than payment of any tax, fee or penalty due to the political subdivision or transactions involving payment for providing utility service to the political subdivision, and other than transfers for no consideration to the political subdivision;
- (2) The chief administrative officer and chief purchasing officer of such political subdivision shall disclose in writing the information described in subdivisions (1), (2) and (6) of subsection 2 of this section;
- (3) Disclosure of such other financial interests applicable to officials, officers and employees of the political subdivision, as may be required by the ordinance or resolution;
- (4) Duplicate disclosure reports made pursuant to this subsection shall be filed with the commission and the governing body of the political subdivision. The clerk of such governing body shall maintain such disclosure reports available for public inspection and copying during normal business hours.
- 5. The name and employer of dependent children under twenty-one years of age of each person required to file a financial interest form under this section shall be redacted and not made publicly available, upon the written request of such person to the commission.
- 6. Nothing in subsection 5 of this section shall be construed to abate the responsibility of reporting the names and employers of dependent children of each person required to file a financial interest form.
- 115.277. 1. Except as provided in subsections 2, 3, 4, and 5 of this section, any registered voter of this state may vote by absentee ballot for all candidates and issues for which such voter would be eligible to vote at the polling place if such voter expects to be prevented from going to the polls to vote on election day due to:
- (1) Absence on election day from the jurisdiction of the election authority in which such voter is registered to vote;
- (2) Incapacity or confinement due to illness or physical disability, including a person who is primarily responsible for the physical care of a person who is incapacitated or confined due to illness or disability;
 - (3) Religious belief or practice;
- (4) Employment as an election authority, as a member of an election authority, or by an election authority at a location other than such voter's polling place;
 - (5) Incarceration, provided all qualifications for voting are retained;
- (6) Certified participation in the address confidentiality program established under sections 589.660 to 589.681 because of safety concerns; or
- (7) For an election that occurs during a state of emergency declared by the governor and during the year 2020, avoiding the risk of contracting or transmitting severe acute respiratory syndrome coronavirus 2.
- 2. Any covered voter, as defined in section 115.275, who is eligible to register and vote in this state may vote in any election for federal office, statewide office, state legislative office, or statewide ballot initiatives by submitting a federal postcard application to apply to vote by absentee ballot or by submitting a federal postcard application at the polling place even though the person is not registered. A federal postcard application submitted by a covered voter pursuant to this subsection shall also serve as a voter registration application under section 115.908 and the election authority shall, if satisfied that the applicant is entitled to register, place the voter's name on the voter registration file. Each covered voter may vote by absentee ballot or, upon submitting an affidavit that the person is qualified to vote in the election, may vote at the person's polling place.
- 3. Any interstate former resident, as defined in section 115.275, may vote by absentee ballot for presidential and vice presidential electors.
- 4. Any intrastate new resident, as defined in section 115.275, may vote by absentee ballot at the election for presidential and vice presidential electors, United States senator, representative in Congress, statewide elected officials and statewide questions, propositions and amendments from such resident's new jurisdiction of residence after registering to vote in such resident's new jurisdiction of residence.
- 5. Any new resident, as defined in section 115.275, may vote by absentee ballot for presidential and vice presidential electors after registering to vote in such resident's new jurisdiction of residence.
- 115.283. 1. Each ballot envelope shall bear a statement on which the voter shall state the voter's name, the voter's voting address, the voter's mailing address and the voter's reason for voting an absentee ballot. If the reason for the voter voting absentee is due to the reasons established under subdivision (6) of subsection 1 of section 115.277, the voter shall state the voter's identification information provided by the address confidentiality program

in lieu of the applicant's name, voting address, and mailing address. On the form, the voter shall also state under penalties of perjury that the voter is qualified to vote in the election, that the voter has not previously voted and will not vote again in the election, that the voter has personally marked the voter's ballot in secret or supervised the marking of the voter's ballot if the voter is unable to mark it, that the ballot has been placed in the ballot envelope and sealed by the voter or under the voter's supervision if the voter is unable to seal it, and that all information contained in the statement is true. In addition, any person providing assistance to the absentee voter shall include a statement on the envelope identifying the person providing assistance under penalties of perjury. Persons authorized to vote only for federal and statewide officers shall also state their former Missouri residence.

2. The statement for persons voting absentee ballots who are registered voters shall be in substantially the following form: State of Missouri County (City) of (print name), a registered voter of _____ County (City of St. Louis, Kansas City), declare under the penalties of perjury that I expect to be prevented from going to the polls on election day due to (check one): absence on election day from the jurisdiction of the election authority in which I am registered; incapacity or confinement due to illness or physical disability, including caring for a person who is incapacitated or confined due to illness or disability; religious belief or practice; employment as an election authority or by an election authority at a location other than my polling place; incarceration, although I have retained all the necessary qualifications for voting; certified participation in the address confidentiality program established under sections 589.660 to 589.681 because of safety concerns; the risk of contracting or transmitting severe acute respiratory syndrome coronavirus 2 during an election held during a state of emergency, declared by the governor, in the year 2020. I hereby state under penalties of perjury that I am qualified to vote at this election; I have not voted and will not vote other than by this ballot at this election. I further state that I marked the enclosed ballot in secret or that I am blind, unable to read or write English, or physically incapable of marking the ballot, and the person of my choosing indicated below marked the ballot at my direction; all of the information on this statement is, to the best of my knowledge and belief, true. Signature of Voter Signature of Person Assisting Voter (if applicable) Signed Signed Subscribed and sworn to before me this ___ day of ____, ____ Address of Voter Mailing addresses (if different) Signature of notary or other officer

authorized to administer oaths

section 1	115.277 without being registered shall be in substanti State of Missouri	s pursuant to the provisions of subsection 2, 3, 4, or 5 of ally the following form:
	County (City) of I, (print name), declare under the penalties of States and eighteen years of age or older. I am not a if I have been convicted of a felony or of a misdeme have had the voting disabilities resulting from such state under penalties of perjury that I am qualified to a resident of the state of Missouri and a regifrom that county to County, Missouri, after an interstate former resident of Missouri and presidential electors. I further state under penalties of perjury that I have a ballot at this election; I marked the enclosed ballot i English, or physically incapable of marking the ballot below marked the ballot at my direction; all of the in my knowledge and belief, true.	djudged incapacitated by any court of law, and canor connected with the right of suffrage, I conviction removed pursuant to law. I hereby to vote at this election. I am (check one): stered voter in County and moved the last day to register to vote in this election. I authorized to vote for presidential and vice that voted and will not vote other than by this in secret or am blind, unable to read or write ot, and the person of my choosing indicated
	Signature of Voter	Subscribed and sworn to before me this day of,
	Address of Voter	
		Signature of notary or other officer authorized to administer oaths
	Mailing Address (if different)	
		Address of Last Missouri Residence (if applicable)
	Signature of Person Assisting Voter	
provisio	4. The statement for persons voting absentee ballots ns of subsection 2 of section 115.137 shall be in substate of Missouri	s who are entitled to vote at the election pursuant to the stantially the following form:
	County (City) of):
	directed to vote; incapacity or confinement due to illness or person who is incapacitated or confined due to illness.	physical disability, including caring for a
	religious belief or practice;	an election authority at a location other than

		ained all the necessary qualifications of voting;					
		ss confidentiality program established under sections					
	589.660 to 589.681 because of safety conce						
	the risk of contracting or transmitting severe acute respiratory syndrome						
	coronavirus 2 during an election held during a state of emergency, declared by the governor, in the year 2020. I hereby state under penalties of perjury that I own property in the district and am qualified to vote at this election; I have not voted and will not vote other than by this ballot at this election. I further state that I marked the enclosed ballot in secret or that I am blind, unable to read						
		of marking the ballot, and the person of my choosing					
		rection; all of the information on this statement is, to					
	the best of my knowledge and belief, true.						
	Signature of Voter						
		Subscribed and sworn to before me this					
		day of,					
	Address						
	Address						
		Signature of notary or other officer					
		authorized to administer oaths					
	Signature of Person Assisting Voter						
	(if applicable)						
	5 771						
C	5. The statement for persons providing assi	stance to absentee voters shall be in substantially the following					
form:	The vector meeded agaistened in months of the	hallet and signing shave because of blindness, other					
		ballot and signing above, because of blindness, other read English. I marked the ballot enclosed in this					
	envelope at the voter's direction, when I wa						
		or she was to vote. The voter swore or affirmed the					
		voter's name and completed the other voter information					
	above. Signed under the penalties of perjury						
	Reason why voter needed assistance:	y•					
	ASSISTING PERSON SIGN HERE	_					
	1 (signature of assisting person)						
	2 (assisting person's name printed)						
	3 (assisting person's residence)						
	4 (assisting person's home city or to	own).					
		this section, any covered voter as defined in section 115.902 or					
	s who have declared themselves to be permane	ently disabled pursuant to section 115.284, otherwise entitled to					
vote, sl	nall not be required to obtain a notary seal or s	signature on his or her absentee ballot.					

- 7. Notwithstanding any other provision of this section or section 115.291 to the contrary, the subscription, signature and seal of a notary or other officer authorized to administer oaths shall not be required on any ballot, ballot envelope, or statement required by this section if the reason for the voter voting absentee is due to the reasons established pursuant to subdivision (2) of subsection 1 of section 115.277.
- 8. No notary shall charge or collect a fee for notarizing the signature on any absentee ballot or absentee voter registration.
- 9. A notary public who charges more than the maximum fee specified or who charges or collects a fee for notarizing the signature on any absentee ballot or absentee voter registration is guilty of official misconduct.

- 115.306. 1. No person shall qualify as a candidate for elective public office in the state of Missouri who has been found guilty of or pled guilty to a felony under the federal laws of the United States of America or to a felony under the laws of this state or an offense committed in another state that would be considered a felony in this state.
- 2. (1) Any person who files as a candidate for election to a public office shall be disqualified from participation in the election for which the candidate has filed if such person is delinquent in the payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state.
- (2) Each potential candidate for election to a public office, except candidates for a county or city committee of a political party, shall file an affidavit with the department of revenue and include a copy of the affidavit with the declaration of candidacy required under section 115.349. Such affidavit shall be in substantially the following form:

AFFIRMATION OF TAX PAYMENTS AND BONDING REQUIREMENTS:

I hereby declare under penalties of perjury that I am not currently aware of any delinquency in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or that I am a past or present corporate officer of any fee office that owes any taxes to the state, other than those taxes which may be in dispute. I declare under penalties of perjury that I am not aware of any information that would prohibit me from fulfilling any bonding requirements for the office for which I am filing.

 Candidate's Signature	
Printed Name of Candidate	

- (3) Upon receipt of a complaint alleging a delinquency of the candidate in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state, the department of revenue shall investigate such potential candidate to verify the claim contained in the complaint. If the department of revenue finds a positive affirmation to be false, the department shall contact the secretary of state, or the election official who accepted such candidate's declaration of candidacy, and the potential candidate. The department shall notify the candidate of the outstanding tax owed and give the candidate thirty days to remit any such outstanding taxes owed which are not the subject of dispute between the department and the candidate. If the candidate fails to remit such amounts in full within thirty days, the candidate shall be disqualified from participating in the current election and barred from refiling for an entire election cycle even if the individual pays all of the outstanding taxes that were the subject of the complaint.
- (4) Any person who files as a candidate for election to a public office that performs county functions in a city not within a county shall provide appropriate copies of paid tax receipts or no tax due statements for each tax listed in subdivision (1) of this subsection that indicates the person has paid all taxes due and is not delinquent in any tax. If available, the election authority shall utilize online databases to verify the candidate's taxes instead of the paper copies provided by the candidate. The election authority shall review such documentation and the affirmation of tax payments required under subdivision (2) of this subsection. The election authority may file a complaint with the department of revenue if there appears to be any delinquency. In addition to the above review, the election authority shall verify there is no ethics complaint filed under section 105.472 with the Missouri ethics commission for this person. If such a complaint has been filed against such a person, the election authority shall not allow the person's name to be placed on a ballot until the ethics complaint has been resolved. This subdivision shall only apply to a city not within a county's offices that perform county functions.
- 115.357. 1. Except as provided in subsections 3 and 4 of this section, each candidate for federal, state or county office shall, before filing his **or her** declaration of candidacy, pay to the treasurer of the state or county committee of the political party upon whose ticket he **or she** seeks nomination a certain sum of money as follows:
- (1) To the treasurer of the state central committee, [two] five hundred dollars if he or she is a candidate for statewide office or for United States senator, [one] three hundred dollars if he or she is a candidate for representative in Congress, circuit judge or state senator, and one hundred fifty dollars if he or she is a candidate for state representative;

- (2) To the treasurer of the county central committee, [fifty] one hundred dollars if he or she is a candidate for county office.
- 2. The required sum may be submitted by the candidate to the official accepting his **or her** declaration of candidacy, **except that a candidate required to file his or her declaration of candidacy with the secretary of state shall pay the required sum directly to the treasurer of the appropriate party committee.** All sums [so] submitted **to the official accepting the candidate's declaration of candidacy** shall be forwarded promptly by the official to the treasurer of the appropriate party committee.
- 3. Any person who cannot pay the fee required to file as a candidate may have the fee waived by filing a declaration of inability to pay and a petition with his declaration of candidacy. Each such declaration shall be in substantially the following form:

DECLARATION OF	F INABILITY TO PAY FILING FEE
I,, do hereby swear that I am fina	ncially unable to pay the fee of (amount of fee)
to file as a candidate for nomination to th	e office of at the primary election to be held on
the day of, 20	
Signature of candidate	
-	Subscribed and sworn to before me this
	day of,
Residence Address	
	Signature of election official or officer
	authorized to administer oaths

If the candidate's declaration of candidacy is to be filed in person, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the election official who witnesses the candidate's declaration of candidacy. If his declaration of candidacy is to be filed by certified mail pursuant to subsection 2 of section 115.355, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the notary or other officer who witnesses the candidate's declaration of candidacy. With his declaration of inability to pay, the candidate shall submit a petition endorsing his candidacy. Except for the number of signatures required, each such petition shall, insofar as practicable, be in the form provided in sections 115.321 and 115.325. If the person filing declaration of indigence is to be a candidate for statewide office, his petition shall be signed by the number of registered voters in the state equal to at least one-half of one percent of the total number of votes cast in the state for the office at the last election in which a candidate ran for the office. If the person filing a declaration of indigence is to be a candidate for any other office, the petition shall be signed by the number of registered voters in the district or political subdivision which is equal to at least one percent of the total number of votes cast for the office at the last election in which a candidate ran for the office. The candidate's declaration of inability to pay and the petition shall be filed at the same time and in the same manner as his declaration of candidacy is filed. The petition shall be checked and its sufficiency determined in the same manner as new party and independent candidate petitions.

- 4. No filing fee shall be required of any person who proposes to be an independent candidate, the candidate of a new party or a candidate for presidential elector.
- 5. Except as provided in subsections 3 and 4 of this section, no candidate's name shall be printed on any official ballot until the required fee has been paid.
- 115.427. 1. Persons seeking to vote in a public election shall establish their identity and eligibility to vote at the polling place, or, if voting absentee in person under section 115.257, at the office of the election authority, by presenting a form of personal identification to election officials. No form of personal identification other than the forms listed in this section shall be accepted to establish a voter's qualifications to vote. Forms of personal identification that satisfy the requirements of this section are any one of the following:
 - (1) Nonexpired Missouri driver's license;
 - (2) Nonexpired or nonexpiring Missouri nondriver's license;
 - (3) A document that satisfies all of the following requirements:
- (a) The document contains the name of the individual to whom the document was issued, and the name substantially conforms to the most recent signature in the individual's voter registration record;

- (b) The document shows a photograph of the individual;
- (c) The document includes an expiration date, and the document is not expired, or, if expired, the document expired after the date of the most recent general election; and
 - (d) The document was issued by the United States or the state of Missouri; or
- (4) Any identification containing a photograph of the individual which is issued by the Missouri National Guard, the United States Armed Forces, or the United States Department of Veteran Affairs to a member or former member of the Missouri National Guard or the United States Armed Forces and that is not expired or does not have an expiration date.
- 2. (1) An individual who appears at a polling place without a form of personal identification described in subsection 1 of this section and who is otherwise qualified to vote at that polling place [may execute a statement, under penalty of perjury, averring that the individual is the person listed in the precinct register; averring that the individual does not possess a form of personal identification described in subsection 1 of this section; acknowledging that the individual is eligible to receive a Missouri nondriver's license free of charge if desiring it in order to vote; and acknowledging that the individual is required to present a form of personal identification, as described in subsection 1 of this section, in order to vote. Such statement shall be executed and sworn to before the election official receiving the statement. Upon executing such statement, the individual may cast a regular ballot, provided such individual presents one of the following forms of identification:
 - (a) Identification issued by the state of Missouri, an agency of the state, or a local election authority of the state;
 - (b) Identification issued by the United States government or agency thereof;
- (c) Identification issued by an institution of higher education, including a university, college, vocational and technical school, located within the state of Missouri;
- (d) A copy of a current utility bill, bank statement, government check, paycheck, or other government document that contains the name and address of the individual;
 - (e) Other identification approved by the secretary of state under rules promulgated pursuant to this section.
- (2) For any individual who appears at a polling place without a form of personal identification described in subsection 1 of this section and who is otherwise qualified to vote at that polling place, the election authority may take a picture of such individual and keep it as part of that individual's voter registration file at the election authority.
- (3) Any individual who chooses not to execute the statement described in subdivision (1) of this subsection may cast a provisional ballot. Such provisional ballot shall be counted, provided that it meets the requirements of subsection 4 of this section.
- (4) For the purposes of this section, the term "election official" shall include any person working under the authority of the election authority.
- 3. The statement to be used for voting under subdivision (1) of subsection 2 of this section shall be substantially in the following form:

"State of
County of
I do solemnly swear (or affirm) that my name is ; that I reside at ; that I am the
person listed in the precinct register under this name and at this address; and that, under penalty of
perjury, I do not possess a form of personal identification approved for voting. As a person who
does not possess a form of personal identification approved for voting, I acknowledge that I am-
eligible to receive free of charge a Missouri nondriver's license at any fee office if desiring it in
order to vote. I furthermore acknowledge that I am required to present a form of personal-
identification, as prescribed by law, in order to vote.
I understand that knowingly providing false information is a violation of law and subjects me to-
possible criminal prosecution.
Signature of voter
Subscribed and affirmed before me this day of, 20

Signature of election official"

4. A voter] shall be allowed to cast a provisional ballot [under section 115.430 even if the election judges cannot establish the voter's identity under this section]. The election judges shall make a notation on the provisional ballot envelope to indicate that the voter's identity was not verified.

- (2) No person shall be entitled to receive a provisional ballot until such person has completed a provisional ballot affidavit on the provisional ballot envelope. All provisional ballots shall be marked with a conspicuous stamp or mark that makes them distinguishable from other ballots.
- (3) The provisional ballot envelope shall be completed by the voter for use in determining the voter's eligibility to cast a ballot.
- 3. The provisional ballot envelope shall provide a place for the voter's name, address, date of birth, and last four digits of his or her Social Security number, followed by a certificate in substantially the following form:

I do solemnly swear that I am the person identified above and the information provided is correct. I understand that my vote will not be counted unless:

- (1) I return to this polling place today between 6:00 a.m. and 7:00 p.m. and provide one of the following forms of identification:
- (a) Nonexpired Missouri driver's license;
- (b) Nonexpired or nonexpiring Missouri nondriver's license;
- (c) A document that satisfies all of the following requirements:
- (i) The document contains my name, in substantially the same form as the most recent signature on my voter registration record;
- (ii) The document contains my photograph;
- (iii) The document contains an expiration date and the document is not expired, or if expired, the document expired after the date of the most recent general election; and
- (iv) The document was issued by the United States or the state of Missouri; or
- (d) Identification containing my photograph issued to me by the Missouri National Guard, the United States ArmedForces, or the United States Department of Veteran Affairs as a member or former member of the Missouri National Guard or the United States Armed Forces and that is not expired or does not have an expiration date; or
- (2) The election authority verifies my identity by comparing my signature on this envelope to the signature on file with the election authority and determines that I was eligible to cast a ballot at this polling place; and
- (3) This provisional ballot otherwise qualifies to be counted under the laws of the state of Missouri.

Signature of Voter	Date
Signatures of Election Officials	

Once voted, the provisional ballot shall be sealed in the provisional ballot envelope and deposited in the ballot box.

- **4.** The provisional ballot cast by such voter shall not be counted unless:
- (1) (a) The voter returns to the polling place during the uniform polling hours established by section 115.407 and provides a form of personal identification that allows the election judges to verify the voter's identity as provided in subsection 1 of this section; or
- (b) The election authority verifies the identity of the individual by comparing that individual's signature to the signature on file with the election authority and determines that the individual was eligible to cast a ballot at the polling place where the ballot was cast; and
 - (2) The provisional ballot otherwise qualifies to be counted under section 115.430.
- 5. [The secretary of state shall provide advance notice of the personal identification requirements of subsection 1 of this section in a manner calculated to inform the public generally of the requirement for forms of personal identification as provided in this section. Such advance notice shall include, at a minimum, the use of advertisements and public service announcements in print, broadcast television, radio, and cable television media, as well as the posting of information on the opening pages of the official state internet websites of the secretary of state and governor.
- 6.] (1) Notwithstanding the provisions of section 136.055 and section 302.181 to the contrary, the state and all fee offices shall provide one nondriver's license at no cost to any otherwise qualified voter who does not already possess such identification and who desires the identification [in order to vote] for voting.

- (2) This state and its agencies shall provide one copy of each of the following, free of charge, if needed by an individual seeking to obtain a form of personal identification described in subsection 1 of this section [in order tovote] for voting:
 - (a) A birth certificate;
 - (b) A marriage license or certificate;
 - (c) A divorce decree;
 - (d) A certificate of decree of adoption;
 - (e) A court order changing the person's name;
 - (f) A Social Security card reflecting an updated name; and
- (g) Naturalization papers or other documents from the United States Department of State proving citizenship.

Any individual seeking one of the above documents in order to obtain a form of personal identification described in subsection 1 of this section [in order to vote] for voting may request the secretary of state to facilitate the acquisition of such documents. The secretary of state shall pay any fee or fees charged by another state or its agencies, or any court of competent jurisdiction in this state or any other state, or the federal government or its agencies, in order to obtain any of the above documents from such state or the federal government.

- (3) [All costs associated with the implementation of this section shall be reimbursed from the general revenue of this state by an appropriation for that purpose. If there is not a sufficient appropriation of state funds, then the personal identification requirements of subsection 1 of this section shall not be enforced.
- [7-] 6. The director of the department of revenue shall, by January first of each year, prepare and deliver to each member of the general assembly a report documenting the number of individuals who have requested and received a nondriver's license photo identification for the purposes of voting under this section. The report shall also include the number of persons requesting a nondriver's license for purposes of voting under this section, but not receiving such license, and the reason for the denial of the nondriver's license.
- [8-] 7. The precinct register shall serve as the voter identification certificate. The following form shall be printed at the top of each page of the precinct register:

VOTER'S IDENTIFICATION CERTIFICATE

PRECINCT
WARD OR TOWNSHIP
GENERAL (SPECIAL, PRIMARY) ELECTION Held _____, 20____ Date
I hereby certify that I am qualified to vote at this election by signing my name and verifying my address by

Warning: It is against the law for anyone to vote, or attempt to vote, without having a lawful right to vote.

signing my initials next to my address.

[9-] 8. The secretary of state shall promulgate rules to effectuate the provisions of this section.

- [10-] 9. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.
- [11.] 10. If any voter is unable to sign his name at the appropriate place on the certificate or computer printout, an election judge shall print the name and address of the voter in the appropriate place on the precinct register, the voter shall make his mark in lieu of signature, and the voter's mark shall be witnessed by the signature of an election judge.

- [12.] 11. This section shall become effective only upon the passage and approval by the voters of a constitutional amendment submitted to them by the general assembly regarding the authorization of photo identification requirements for elections by general law. If such constitutional amendment is approved by the voters, this section shall become effective June 1, 2017.
- 115.621. 1. Notwithstanding any other provision of this section to the contrary, any legislative, senatorial, or judicial district committee that is wholly contained within a county or a city not within a county may choose to meet on the same day as the respective county or city committee. All other committees shall meet as otherwise prescribed in this section.
- 2. The members of each county committee shall meet at the county seat not earlier than two weeks after each primary election but in no event later than the third Saturday after each primary election, at the discretion of the chairman at the committee. In each city not within a county, the city committee shall meet on the same day at the city hall. In all counties of the first, second, and third classification, the county courthouse shall be made available for such meetings and any other county political party meeting at no charge to the party committees. In all cities not within a county, the city hall shall be made available for such meetings and any other city political party meeting at no charge to the party committees. At the meeting, each committee shall organize by electing two of its members, a man and a woman, as chair and vice chair, and a man and a woman who may or may not be members of the committee as secretary and treasurer.
- 3. The members of each congressional district committee shall meet at some place and time within the district, to be designated by the current chair of the committee, not earlier than five weeks after each primary election but in no event later than the sixth Saturday after each primary election. The county courthouse in counties of the first, second and third classification in which the meeting is to take place, as designated by the chair, shall be made available for such meeting and any other congressional district political party committee meeting at no charge to the committee. At the meeting, the committee shall organize by electing one of its members as chair and one of its members as vice chair, one of whom shall be a woman and one of whom shall be a man, and a secretary and a treasurer, one of whom shall be a woman and one of whom shall be a man, who may or may not be members of the committee.
- 4. The members of each legislative district committee shall meet at some place and date within the legislative district or within one of the counties in which the legislative district exists, to be designated by the current chair of the committee, not earlier than three weeks after each primary election but in no event later than the fourth Saturday after each primary election. The county courthouse in counties of the first, second and third classification in which the meeting is to take place, as designated by the chair, shall be made available for such meeting and any other legislative district political party committee meeting at no charge to the committee. At the meeting, the committee shall organize by electing two of its members, a man and a woman, as chair and vice chair, and a man and a woman who may or may not be members of the committee as secretary and treasurer.
- 5. The members of each senatorial district committee shall meet at some place and date within the district, to be designated by the current chair of the committee, if there is one, and if not, by the chair of the congressional district in which the senatorial district is principally located, not earlier than four weeks after each primary election but in no event later than the fifth Saturday after each primary election. The county courthouse in counties of the first, second and third classification in which the meeting is to take place, as so designated pursuant to this subsection, shall be made available for such meeting and any other senatorial district political party committee meeting at no charge to the committee. At the meeting, the committee shall organize by electing one of its members as chair and one of its members as vice chair, one of whom shall be a woman and one of whom shall be a man, who may or may not be members of the committee.
- 6. The members of each senatorial district shall also meet at some place within the district, to be designated by the current chair of the committee, if there is one, and if not, by the chair of the congressional district in which the senatorial district is principally located, on the Saturday after each general election or concurrently with the election of senatorial officers, if designated or not objected to by the chair of the congressional district where the senatorial district is principally located. At the meeting, the committee shall proceed to elect two registered voters of the district, one man and one woman, as members of the party's state committee.
- 7. The members of each judicial district may meet at some place and date within the judicial district or within one of the counties in which the judicial district exists, to be designated by the current chair of the committee or the chair of the congressional district committee, not earlier than six weeks after each primary election but in no event later than the seventh Saturday after each primary election. The county courthouse in counties of the first, second and third classification in which the meeting is to take place, as so designated pursuant to this subsection, shall be made available for such meeting and any other judicial district political party committee meeting at no

charge to the committee. At the meeting, the committee shall organize by electing two of its members, a man and a woman, as chair and vice chair, and a man and a woman who may or may not be members of the committee as secretary and treasurer.

- 115.631. The following offenses, and any others specifically so described by law, shall be class one election offenses and are deemed felonies connected with the exercise of the right of suffrage. Conviction for any of these offenses shall be punished by imprisonment of not more than five years or by fine of not less than two thousand five hundred dollars but not more than ten thousand dollars or by both such imprisonment and fine:
- (1) Willfully and falsely making any certificate, affidavit, or statement required to be made pursuant to any provision of this chapter, including but not limited to statements specifically required to be made "under penalty of perjury"; or in any other manner knowingly furnishing false information to an election authority or election official engaged in any lawful duty or action in such a way as to hinder or mislead the authority or official in the performance of official duties. If an individual willfully and falsely makes any certificate, affidavit, or statement required to be made under section 115.155, including but not limited to statements specifically required to be made "under penalty of perjury", such individual shall be guilty of a class D felony;
- (2) Voting more than once or voting at any election knowing that the person is not entitled to vote or that the person has already voted on the same day at another location inside or outside the state of Missouri;
- (3) Procuring any person to vote knowing the person is not lawfully entitled to vote or knowingly procuring an illegal vote to be cast at any election;
- (4) Applying for a ballot in the name of any other person, whether the name be that of a person living or dead or of a fictitious person, or applying for a ballot in his or her own or any other name after having once voted at the election inside or outside the state of Missouri;
- (5) Aiding, abetting or advising another person to vote knowing the person is not legally entitled to vote or knowingly aiding, abetting or advising another person to cast an illegal vote;
- (6) An election judge knowingly causing or permitting any ballot to be in the ballot box at the opening of the polls and before the voting commences;
- (7) Knowingly furnishing any voter with a false or fraudulent or bogus ballot, or knowingly practicing any fraud upon a voter to induce him or her to cast a vote which will be rejected, or otherwise defrauding him or her of his or her vote;
- (8) An election judge knowingly placing or attempting to place or permitting any ballot, or paper having the semblance of a ballot, to be placed in a ballot box at any election unless the ballot is offered by a qualified voter as provided by law;
- (9) Knowingly placing or attempting to place or causing to be placed any false or fraudulent or bogus ballot in a ballot box at any election;
- (10) Knowingly removing any legal ballot from a ballot box for the purpose of changing the true and lawful count of any election or in any other manner knowingly changing the true and lawful count of any election;
- (11) Knowingly altering, defacing, damaging, destroying or concealing any ballot after it has been voted for the purpose of changing the lawful count of any election;
- (12) Knowingly altering, defacing, damaging, destroying or concealing any poll list, report, affidavit, return or certificate for the purpose of changing the lawful count of any election;
- (13) On the part of any person authorized to receive, tally or count a poll list, tally sheet or election return, receiving, tallying or counting a poll list, tally sheet or election return the person knows is fraudulent, forged or counterfeit, or knowingly making an incorrect account of any election;
- (14) On the part of any person whose duty it is to grant certificates of election, or in any manner declare the result of an election, granting a certificate to a person the person knows is not entitled to receive the certificate, or declaring any election result the person knows is based upon fraudulent, fictitious or illegal votes or returns;
- (15) Willfully destroying or damaging any official ballots, whether marked or unmarked, after the ballots have been prepared for use at an election and during the time they are required by law to be preserved in the custody of the election judges or the election authority;
- (16) Willfully tampering with, disarranging, altering the information on, defacing, impairing or destroying any voting machine or marking device after the machine or marking device has been prepared for use at an election and during the time it is required by law to remain locked and sealed with intent to impair the functioning of the machine or marking device at an election, mislead any voter at the election, or to destroy or change the count or record of votes on such machine;

- (17) Registering to vote knowing the person is not legally entitled to register or registering in the name of another person, whether the name be that of a person living or dead or of a fictitious person;
- (18) Procuring any other person to register knowing the person is not legally entitled to register, or aiding, abetting or advising another person to register knowing the person is not legally entitled to register;
- (19) Knowingly preparing, altering or substituting any computer program or other counting equipment to give an untrue or unlawful result of an election;
- (20) On the part of any person assisting a blind or disabled person to vote, knowingly failing to cast such person's vote as such person directs;
- (21) On the part of any registration or election official, permitting any person to register to vote or to vote when such official knows the person is not legally entitled to register or not legally entitled to vote;
- (22) On the part of a notary public acting in his or her official capacity, knowingly violating any of the provisions of this chapter or any provision of law pertaining to elections;
- (23) Violation of any of the provisions of sections 115.275 to 115.303, or of any provision of law pertaining to absentee voting;
- (24) Assisting a person to vote knowing such person is not legally entitled to such assistance, or while assisting a person to vote who is legally entitled to such assistance, in any manner coercing, requesting or suggesting that the voter vote for or against, or refrain from voting on any question, ticket or candidate;
- (25) Engaging in any act of violence, destruction of property having a value of five hundred dollars or more, or threatening an act of violence with the intent of denying a person's lawful right to vote or to participate in the election process; [and]
- (26) Knowingly providing false information about election procedures for the purpose of preventing any person from going to the polls; and
- (27) Coercing, intimidating, or pressuring a voter to vote in a certain manner and attempting to verify the result of such acts by obtaining photographic evidence of such voter's ballot.
- 115.637. The following offenses, and any others specifically so described by law, shall be class four election offenses and are deemed misdemeanors not connected with the exercise of the right of suffrage. Conviction for any of these offenses shall be punished by imprisonment of not more than one year or by a fine of not more than two thousand five hundred dollars or by both such imprisonment and fine:
- (1) Stealing or willfully concealing, defacing, mutilating, or destroying any sample ballots that may be furnished by an organization or individual at or near any voting place on election day, except that this subdivision shall not be construed so as to interfere with the right of an individual voter to erase or cause to be erased on a sample ballot the name of any candidate and substituting the name of the person for whom he or she intends to vote; or to dispose of the received sample ballot;
- (2) Printing, circulating, or causing to be printed or circulated, any false and fraudulent sample ballots which appear on their face to be designed as a fraud upon voters;
- (3) Purposefully giving a printed or written sample ballot to any qualified voter which is intended to mislead the voter;
- (4) On the part of any candidate for election to any office of honor, trust, or profit, offering or promising to discharge the duties of such office for a less sum than the salary, fees, or emoluments as fixed by law or promising to pay back or donate to any public or private interest any portion of such salary, fees, or emolument as an inducement to voters;
- (5) On the part of any canvasser appointed to canvass any registration list, willfully failing to appear, refusing to continue, or abandoning such canvass or willfully neglecting to perform his **or her** duties in making such canvass or willfully neglecting any duties lawfully assigned to him or her;
- (6) On the part of any employer, making, enforcing, or attempting to enforce any order, rule, or regulation or adopting any other device or method to prevent an employee from engaging in political activities, accepting candidacy for nomination to, election to, or the holding of, political office, holding a position as a member of a political committee, soliciting or receiving funds for political purpose, acting as chairman or participating in a political convention, assuming the conduct of any political campaign, signing, or subscribing his or her name to any initiative, referendum, or recall petition, or any other petition circulated pursuant to law;
- (7) On the part of any person authorized or employed to print official ballots, or any person employed in printing ballots, giving, delivering, or knowingly permitting to be taken any ballot to or by any person other than the official under whose direction the ballots are being printed, any ballot in any form other than that prescribed by law, or with unauthorized names, with names misspelled, or with the names of candidates arranged in any way other than that authorized by law;

- (8) On the part of any election authority or official charged by law with the duty of distributing the printed ballots, or any person acting on his or her behalf, knowingly distributing or causing to be distributed any ballot in any manner other than that prescribed by law;
- (9) Any person having in his or her possession any official ballot, except in the performance of his or her duty as an election authority or official, or in the act of exercising his or her individual voting privilege;
 - (10) Willfully mutilating, defacing, or altering any ballot before it is delivered to a voter;
- (11) On the part of any election judge, being willfully absent from the polls on election day without good cause or willfully detaining any election material or equipment and not causing it to be produced at the voting place at the opening of the polls or within fifteen minutes thereafter;
- (12) On the part of any election authority or official, willfully neglecting, refusing, or omitting to perform any duty required of him or her by law with respect to holding and conducting an election, receiving and counting out the ballots, or making proper returns;
- (13) On the part of any election judge, or party watcher or challenger, furnishing any information tending in any way to show the state of the count to any other person prior to the closing of the polls;
- (14) On the part of any voter, except as otherwise provided by law, [allowing his or her ballot to be seen by any person with the intent of letting it be known how he or she is about to vote or has voted, or] knowingly making a false statement as to his or her inability to mark a ballot;
- (15) On the part of any election judge, disclosing to any person the name of any candidate for whom a voter has voted;
 - (16) Interfering, or attempting to interfere, with any voter inside a polling place;
- (17) On the part of any person at any registration site, polling place, counting location or verification location, causing any breach of the peace or engaging in disorderly conduct, violence, or threats of violence whereby such registration, election, count or verification is impeded or interfered with;
- (18) Exit polling, surveying, sampling, electioneering, distributing election literature, posting signs or placing vehicles bearing signs with respect to any candidate or question to be voted on at an election on election day inside the building in which a polling place is located or within twenty-five feet of the building's outer door closest to the polling place, or, on the part of any person, refusing to remove or permit removal from property owned or controlled by such person, any such election sign or literature located within such distance on such day after request for removal by any person;
- (19) Stealing or willfully defacing, mutilating, or destroying any campaign yard sign on private property, except that this subdivision shall not be construed to interfere with the right of any private property owner to take any action with regard to campaign yard signs on the owner's property and this subdivision shall not be construed to interfere with the right of any candidate, or the candidate's designee, to remove the candidate's campaign yard sign from the owner's private property after the election day.
- 115.642. 1. Any person may file a complaint with the secretary of state stating the name of any person who has violated any of the provisions of sections 115.629 to 115.646 and stating the facts of the alleged offense, sworn to, under penalty of perjury.
- 2. Within thirty days of receiving a complaint, the secretary of state shall notify the person filing the complaint whether or not the secretary has dismissed the complaint or will commence an investigation. The secretary of state shall dismiss frivolous complaints. For purposes of this subsection, "frivolous complaint" shall mean an allegation clearly lacking any basis in fact or law. Any person who makes a frivolous complaint pursuant to this section shall be liable for actual and compensatory damages to the alleged violator for holding the alleged violator before the public in a false light. If reasonable grounds appear that the alleged offense was committed, the secretary of state may issue a probable cause statement. If the secretary of state issues a probable cause statement, he or she may refer the offense to the appropriate prosecuting attorney.
- 3. Notwithstanding the provisions of section 27.060, 56.060, or 56.430 to the contrary, when requested by the prosecuting attorney or circuit attorney, the secretary of state or his or her authorized representatives may aid any prosecuting attorney or circuit attorney in the commencement and prosecution of election offenses as provided in sections 115.629 to 115.646.
- 4. **(1)** The secretary of state may investigate any suspected violation of any of the provisions of sections 115.629 to 115.646.
- (2)(a) The secretary of state or an authorized representative of the secretary of state shall have the power to require the production of books, papers, correspondence, memoranda, contracts, agreements, and other records by subpoena or otherwise when necessary to conduct an investigation under this section. Such

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powers shall be exercised only at the specific written direction of the secretary of state or his or her chief deputy;

- (b) If any person refuses to comply with a subpoena issued under this subsection, the secretary of state may seek to enforce the subpoena before a court of competent jurisdiction to require the production of books, papers, correspondence, memoranda, contracts, agreements, and other records. The court may issue an order requiring the person to produce records relating to the matter under investigation or in question. Any person who fails to comply with the order may be held in contempt of court;
 - (c) The provisions of this subdivision shall expire on August 28, 2025.
- 115.761. 1. The official list of presidential candidates for each established political party shall include the names of all constitutionally qualified candidates for whom, on or after 8:00 a.m. on the fifteenth Tuesday prior to the presidential primary, and on or before 5:00 p.m., on the eleventh Tuesday prior to the presidential primary, a written request to be included on the presidential primary ballot is filed with the secretary of state along with:
- (1) Receipt of payment to the state committee of the established political party on whose ballot the candidate wishes to appear of a filing fee of [one] five thousand dollars; or
- (2) A written statement, sworn to before an officer authorized by law to administer oaths, that the candidate is unable to pay the filing fee and does not have funds in a campaign fund or committee to pay the filing fee and a petition signed by not less than five thousand registered Missouri voters, as determined by the secretary of state, that the candidate's name be placed on the ballot of the specified established political party for the presidential preference primary. The request to be included on the presidential primary ballot shall include each signer's printed name, registered address and signature and shall be in substantially the following form:

I (We) the undersigned, do hereby request that the name of	be placed upon the February
,, presidential primary ballot as candidate for nor	nination as the nominee for
President of the United States on the party ticket.	
2. The state or national party organization of an established poli	tical party that adopts rules impo

- 2. The state or national party organization of an established political party that adopts rules imposing signature requirements to be met before a candidate can be listed as an official candidate shall notify the secretary of state by October first of the year preceding the presidential primary.
- 3. Any candidate or such candidate's authorized representative may have such candidate's name stricken from the presidential primary ballot by filing with the secretary of state on or before 5:00 p.m. on the eleventh Tuesday prior to the presidential primary election a written statement, sworn to before an officer authorized by law to administer oaths, requesting that such candidate's name not be printed on the official primary ballot. Thereafter, the secretary of state shall not include the name of that candidate in the official list announced pursuant to section 115.758 or in the certified list of candidates transmitted pursuant to section 115.765.
- 4. The filing times set out in this section shall only apply to presidential preference primaries, and are in lieu of those established in section 115.349.

116.030. The following shall be sub	stantially the form of	f each page of refere	ndum petitions	on any law
passed by the general assembly of the state of	Missouri:			
County				

It is a class A misdemeanor punishable, notwithstanding the provisions of section [560.021] 558.002,				
RSMo, to the contrary, for a term of imprisonment not to exceed one year in the county jail or a fine				
not to exceed ten thousand dollars or both, for anyone to sign any referendum petition with any name				
other than his or her own, or knowingly to sign his or her name more than once for the same measure				
for the same election, or to sign a petition when such person knows he or she is not a registered voter.				
PETITION FOR REFERENDUM				
To the Honorable, Secretary of State for the state of Missouri:				
We, the undersigned, registered voters of the state of Missouri and County (or City of St.				
Louis), respectfully order that the Senate (or House) Bill No entitled (title of law), passed				
by the general assembly of the state of Missouri, at the regular (or special) session				
of the general assembly, shall be referred to the voters of the state of Missouri, for their				
approval or rejection, at the general election to be held on the day of,,				
unless the general assembly shall designate another date, and each for himself or herself says: I				
have personally signed this petition; I am a registered voter of the state of Missouri and				
County (or City of St. Louis); my registered voting address and the name of the city, town or				
village in which I live are correctly written after my name.				
(Official Ballot title)				

CIRCULATOR'S AFFIDAVIT

	DATE	REGISTERED	ZIP	CONG.	NAME
	SIGNED	VOTING	CODE	DIST.	
		ADDRESS			
		(Street)			(Printed
(Signature)		(City,			or Typed)
		Town or			
		Village)			
I am at least circulating th	iis petition. If paid, Affiant	ING FORGERY. lo do not list the payer	(check one) e	xpect to be	paid for
·	ining signatures)				
(Person obtain	ne of Affiant)				
(Person obtain (Printed Name Address of A	ne of Affiant)	me this day of	, A.D		
(Person obtain (Printed Name Address of A	ne of Affiant) Iffiant and sworn to before Notary lotary c (Seal)	me this day of _	, A.D		

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with any name other than his or her own, or knowingly to sign his or her name more than once for the same measure for the same election, or to sign a petition when such person knows he or she is not a registered voter.

INITIATIVE PETITION

To the Honorable, Secretary of State for the state of Missouri:

We, the undersigned, registered voters of the state of Missouri and County (or City of St. Louis), respectfully order that the following proposed law (or amendment to the constitution) shall be submitted to the voters of the state of Missouri, for their approval or rejection, at the general election to be held on the day of,, and each for himself or herself says: I have personally signed this petition; I am a registered voter of the state of Missouri and County (or City of St. Louis); my registered voting address and the name of the city, town or village in which I live are correctly written after my name.

(Official Ballot title)

		CIRCULATOR'S	AFFIDA'	VIT	
State Of Misso County Of					
I,, bein	ng first duly swor	rn, say (print or type r	names of	signers)	
NAME	DATE	REGISTERED	ZIP	CONG.	NAME
	SIGNED	VOTING	CODE	DIST.	
		ADDRESS			
		(Street)			(Printed
(Signature)		(City,			or Typed)
		Town or			
		Village)			
presence; I bel village correct FURTHERMO ALL STATEM NEVER BEEI OFFENSE IN I am at least 1	lieve that each has ely, and that each to DRE, I HEREBY MENTS MADE B N CONVICTED O VOLVING FORO 8 years of age. I de	s stated his or her nar signer is a registered SWEAR OR AFFIR BY ME ARE TRUE A OF, FOUND GUILT	ne, regist voter of t M UNDI AND COI Y OF, OI(che	ered voting the state of ER PENAL RRECT AN R PLED GU	UILTY TO ANY
Signature of A (Person obtain	Affiant ning signatures)				
(Printed Name	e of Affiant)				
Address of Af Subscribed an		me this day	of	_, A.D	
Signature of No Address of No Notary Public	otary (Seal)				

If this form is followed substantially and the requirements of [section] sections 116.045, 116.050, and [section] 116.080 are met, it shall be sufficient, disregarding clerical and merely technical errors.

116.045. Initiative and referendum petition signature pages shall be printed on a form prescribed by the secretary of state, which shall include all of the information and statements set forth in section 116.030 or 116.040, as applicable, and comply with section 116.050. The form shall be made available in electronic format for printing and circulating petitions.

- 116.050. 1. Initiative and referendum petitions filed under the provisions of this chapter shall consist of pages of a uniform size. Each page, excluding the text of the measure, shall be no larger than eight and one-half by fourteen inches. The text of the proposed measure shall be in a font that is not smaller than twelve-point Times New Roman and have top, bottom, left, and right margins of no less than one inch. Page numbers may appear in the bottom margin. Each page of an initiative petition shall be attached to or shall contain a full and correct text of the proposed measure. Each page of a referendum petition shall be attached to or shall contain a full and correct text of the measure on which the referendum is sought.
- 2. The secretary of state shall collect an initiative and referendum petition filing fee of five hundred dollars for each petition sample sheet filed. An additional filing fee of twenty-five dollars shall be collected for each page of text of the measure in excess of two pages. The filing fee shall be deposited in the state treasury and credited to the secretary of state's petition publication fund established under section 116.270. The filing fee shall be refunded from the fund to the person designated as the recipient of notices under section 116.332 if the initiative or referendum petition is certified under section 116.150. The secretary of state shall reject any petition sample sheet that is not accompanied by the required fee.
 - 3. The full and correct text of all initiative and referendum petition measures shall:
- (1) Contain all matter which is to be deleted included in its proper place enclosed in brackets and all new matter shown underlined;
 - (2) Include all sections of existing law or of the constitution which would be repealed by the measure; and
- (3) Otherwise conform to the provisions of Article III, [Section] Sections 28, [and Article III, Section] 49, 50, 51, and 52(a) of the Constitution of Missouri and those of this chapter.
 - 4. The full and correct text of all initiative petition measures shall not purport to:
- (1) Declare any federal statute, regulation, executive order, or court decision to be void or in violation of the Constitution of the United States;
 - (2) Amend any federal law or the Constitution of the United States; or
- (3) Accomplish an act that the Constitution of the United States requires to be accomplished by the general assembly.
- 116.130. 1. The secretary of state may send copies of petition pages to election authorities to verify that the persons whose names are listed as signers to the petition are registered voters. Such verification may either be of each signature or by random sampling as provided in section 116.120, as the secretary shall direct. If copies of the petition pages are sent to an election authority for verification, such copies shall be sent pursuant to the following schedule:
- (1) Copies of all pages from not less than one petition shall be received in the office of the election authority not later than two weeks after the petition is filed in the office of secretary of state;
- (2) Copies of all pages of a total of three petitions shall be received in the office of the election authority not later than three weeks after the petition is filed in the office of the secretary of state;
- (3) If more than three petitions are filed, all copies of petition pages, including those petitions selected for verification by random sample pursuant to section 116.120, shall be received in the office of the election authority not later than the fourth week after the petition is filed in the office of the secretary of state. Each election authority shall check the signatures against voter registration records in the election authority's jurisdiction, but the election authority shall count as valid only the signatures of persons registered as voters in the county named in the circulator's affidavit. Signatures shall not be counted as valid if they have been struck through or crossed out. Signatures not in black or blue ink shall be counted as invalid without verification.
- 2. If the election authority is requested to verify the petition by random sampling, such verification shall be completed and certified not later than thirty days from the date that the election authority receives the petition from the secretary of state. If the election authority is to verify each signature, such verification [must] shall be completed, certified and delivered to the secretary of state by 5:00 p.m. on the last Tuesday in July prior to the election, or in the event of complete verification of signatures after a failed random sample, full verification shall be

completed, certified and delivered to the secretary of state by 5:00 p.m. on the last Tuesday in July or by 5:00 p.m. on the Friday of the fifth week after receipt of the signatures by the local election authority, whichever is later.

- 3. If the election authority or the secretary of state determines that the congressional district number written after the signature of any voter is not the congressional district of which the voter is a resident, the election authority or the secretary of state shall correct the congressional district number on the petition page. Failure of a voter to give the voter's correct congressional district number shall not by itself be grounds for not counting the voter's signature.
- 4. The election authority shall return the copies of the petition pages to the secretary of state with annotations regarding any invalid or questionable signatures which the election authority has been asked to check by the secretary of state. The election authority shall verify the number of pages received for that county, and also certify the total number of valid signatures of voters from each congressional district which the election authority has been asked to check by the secretary of state.
- 5. The secretary of state is authorized to adopt rules to ensure uniform, complete, and accurate checking of petition signatures either by actual count or random sampling. No rule or portion of a rule promulgated pursuant to this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536.
- 6. After a period of three years from the time of submission of the petitions to the secretary of state, the secretary of state, if the secretary determines that retention of such petitions is no longer necessary, may destroy such petitions.
- 116.160. 1. If the general assembly adopts a joint resolution proposing a constitutional amendment or a bill without a fiscal note summary, which is to be referred to a vote of the people, after receipt of such resolution or bill the secretary of state shall promptly forward the resolution or bill to the state auditor. If the general assembly adopts a joint resolution proposing a constitutional amendment or a bill without an official summary statement, which is to be referred to a vote of the people, within twenty days after receipt of the resolution or bill, the secretary of state shall prepare and transmit to the attorney general a summary statement of the measure as the proposed summary statement. The secretary of state may seek the advice of the legislator who introduced the constitutional amendment or bill and the speaker of the house or the president pro tem of the legislative chamber that originated the measure. The summary statement may be distinct from the legislative title of the proposed constitutional amendment or bill. The attorney general shall within ten days approve the legal content and form of the proposed statement.
- 2. The official summary statement shall contain no more than **one hundred** fifty words[, excluding articles]. The title shall be a true and impartial statement of the purposes of the proposed measure in language neither intentionally argumentative nor likely to create prejudice either for or against the proposed measure.

116.230. 1. The secretary of state shall prepare sample ballots in the following form.

2. The top of the ballot shall read:

"OFFICIAL BALLOT STATE OF MISSOURI"

3. When constitutional amendments are submitted, the first heading shall read:

"CONSTITUTIONAL AMENDMENTS"

There shall follow the numbers assigned under section 116.210 the official ballot titles prepared under section 116.160 or 116.334, and the fiscal note summaries prepared under section 116.170. Constitutional amendments proposed by the general assembly shall be designated as "Proposed by the general assembly". Constitutional amendments proposed by initiative petition shall be designated "Proposed by initiative petition". Constitutional amendments proposed by constitutional convention shall be designated as "Proposed by constitutional convention".

4. When statutory measures are submitted, the next heading shall read:

"STATUTORY MEASURES"

There shall follow the letters assigned under section 116.220, the official ballot titles prepared under section 116.160 or 116.334, and the fiscal note summaries prepared under section 116.170. Statutory initiative measures shall be designated "Proposed by initiative petition". Referendum measures shall be designated "Referendum ordered by petition".

- 5. Immediately following the official ballot title, words "Shall the measure summarized be approved?" shall appear with the options to vote "yes" or "no".
- 116.270. 1. There is hereby created a "Secretary of State's Petition Publications Fund", which shall [beused only to pay printing, publication, and other expenses incurred in submitting statewide ballot measures to the voters.
- 2. The secretary of state shall certify to the commissioner of administration all valid claims for payment from the publications fund. On receiving the certified claims, the commissioner of administration shall issue warrants on the state treasurer payable to each individual out of the publications fund.] consist of moneys collected under section 116.150. The state treasurer shall be custodian of the fund. In accordance with sections 30.170

and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and moneys in the fund shall be used solely by the secretary of state for the purpose of making refunds as set forth in section 116.150 and to pay publication expenses incurred in submitting statewide ballot measures to the voters. Any balance in the fund shall be used for the purposes set forth herein before using an appropriation from the general revenue for the same purpose.

- 2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- 3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 116.332. 1. Before a constitutional amendment petition, a statutory initiative petition, or a referendum petition may be circulated for signatures, a sample sheet [must] shall be submitted to the secretary of state in the form in which it will be circulated. Sample initiative petition sheets shall be filed no earlier than twelve weeks following a general election. When a person submits a sample sheet of a petition he or she shall designate to the secretary of state the name and address of the person to whom any notices shall be sent pursuant to sections 116.140 and 116.180 and, if a committee or person, except the individual submitting the sample sheet, is funding any portion of the drafting or submitting of the sample sheet, the person submitting the sample sheet shall submit a copy of the filed statement of committee organization required under subsection 5 of section 130.021 showing the date the statement was filed. The secretary of state shall refer a copy of the petition sheet to the attorney general for his approval and to the state auditor for purposes of preparing a fiscal note and fiscal note summary. The secretary of state and attorney general [must] shall each review the petition for [sufficiency as to form] compliance with section 116.050 and Article III, Sections 28, 49, 50, 51, and 52(a) of the Constitution of Missouri and approve or reject [the form of] the petition, stating the reasons for rejection, if any.
- 2. Within two business days of receipt of any such sample sheet, the office of the secretary of state shall conspicuously post on its website the text of the proposed measure, a disclaimer stating that such text may not constitute the full and correct text as required under section 116.050, and the name of the person or organization submitting the sample sheet. The secretary of state's failure to comply with such posting shall be considered a violation of chapter 610 and subject to the penalties provided under subsection 3 of section 610.027. The posting shall be removed within three days of either the withdrawal of the petition under section 116.115 or the rejection for any reason of the petition.
- 3. Upon receipt of a petition from the office of the secretary of state, the attorney general shall examine the petition [as to form] and determine whether it complies with section 116.050 and Article III, Sections 28, 49, 50, 51, and 52(a) of the Constitution of Missouri. If the petition is rejected [as to form], the attorney general shall forward his or her comments to the secretary of state within ten days after receipt of the petition by the attorney general. If the petition is approved [as to form], the attorney general shall forward his or her approval [as to form] to the secretary of state within ten days after receipt of the petition by the attorney general.
- 4. The secretary of state shall review the comments and statements of the attorney general [as to form] and make a final decision as to the approval or rejection [of the form] of the petition. The secretary of state shall send written notice to the person who submitted the petition sheet of the approval within fifteen days after submission of the petition sheet. The secretary of state shall send written notice if the petition has been rejected, together with reasons for rejection, within fifteen days after submission of the petition sheet.
- 116.334. 1. If the petition [form] is approved under section 116.332, the secretary of state shall make a copy of the sample petition available on the secretary of state's website. For a period of fifteen days after the petition is approved [as to form] under section 116.332, the secretary of state shall accept public comments regarding the proposed measure and provide copies of such comments upon request. Within twenty-three days of receipt of such approval, the secretary of state shall prepare and transmit to the attorney general a summary statement of the measure which shall be a concise statement not exceeding one hundred fifty words. This statement shall [be in the form of a question using] use language neither intentionally argumentative nor likely to create prejudice either for or against the proposed measure. The attorney general shall within ten days approve the legal content and form of the proposed statement.
- 2. Signatures obtained prior to the date the official ballot title is certified by the secretary of state shall not be counted. If a court orders a change that substantially alters the content of the official ballot title under subsection 4 of section 116.190, then all signatures gathered before such change occurred shall be invalidated, regardless of whether those signatures were gathered on petition pages that displayed what was previously the official ballot title as certified by the secretary of state.

3. Signatures for statutory initiative petitions shall be filed not later than six months prior to the general election during which the petition's ballot measure is submitted for a vote, and shall also be collected not earlier than the day after the day upon which the previous general election was held."; and

Further amend said bill, Page 43, Section 230.205, Line 13, by inserting after all of said section and line the following:

- "238.216. 1. Except as otherwise provided in section 238.220 with respect to the election of directors, in order to call any election required or allowed under sections 238.200 to 238.275, the circuit court shall:
- (1) Order the county clerk to cause the questions to appear on the ballot on the next regularly scheduled general, primary or special election day, which date shall be the same in each county or portion of a county included within and voting upon the proposed district;
- (2) If the election is to be a mail-in election, specify a date on which ballots for the election shall be mailed, which date shall be a Tuesday, and shall be not earlier than the eighth Tuesday from the issuance of the order, and shall not be on the same day as an election conducted under the provisions of chapter 115; or
- (3) If all the owners of property in the district joined in the petition for formation of the district, such owners may cast their ballot by unanimous verified petition approving any measure submitted to them as voters pursuant to this chapter. Each owner shall receive one vote per acre owned. Fractional votes shall be allowed. The verified petition shall be filed with the circuit court clerk. The filing of a unanimous petition shall constitute an election under sections 238.200 to 238.275 and the results of said election shall be entered pursuant to subsection 6 of this section.
- 2. In the case of an election by mail-in ballot where the qualified voters are the real property owners under subsection 2 of section 238.220, application for a ballot shall be [conducted as follows] required, and such application process shall be:
 - (1) Only qualified voters shall be entitled to apply for a ballot;
 - (2) Such persons shall apply with the clerk of the circuit court in which the petition was filed;
 - (3) Each person applying shall provide:
 - (a) Such person's name, address, mailing address, and phone number;
 - (b) An authorized signature; and
 - (c) Evidence that such person is entitled to vote. Such evidence for owners of real property shall be [-
 - a. For resident individuals, proof of registration from the election authority;
- b. For owners of real property,] a tax receipt or deed or other document which evidences ownership, and identifies the real property by location;
- (4) No person shall apply later than the fourth Tuesday before the date for mailing ballots specified in the circuit court's order.
- 3. [If the election is to be a mail in election] In the case of an election by mail-in ballot where the qualified voters are registered voters, the qualified voters shall not have to apply for ballots but shall be issued a ballot as follows:
- (1) Only qualified voters, who are registered on the forty-fifth day prior to the date set by the circuit court for the mailing of ballots, shall be entitled to be mailed a ballot; and
- (2) No later than the fourth Tuesday before the date for mailing ballots specified in the circuit court's order, the election authority shall provide the circuit court with the names and addresses of all registered voters within the proposed transportation development district according to the records of the election authority on the forty-fifth day prior to the date set by the circuit court for the mailing of ballots.
- 4. In the case of an election by mail-in ballot where the qualified voters are the real property owners under subsection 2 of section 238.220, the circuit court shall mail a ballot to each qualified voter who applied for a ballot pursuant to subsection 2 of this section along with a return addressed envelope directed to the circuit court clerk's office with a sworn affidavit on the reverse side of such envelope for the voter's signature. Such affidavit shall be in the following form:

I hereby declare under penalties of perjury that I am qualified to vote, or to affix my authorized signature in the name of an entity which is entitled to vote, in this election.

,	Subscribed and sworn to before me this day of _	, 20	
		Authorized Signature	
Ī	Printed Name of Voter		
		Signature of notary or other officer authorized to administer oaths.	
Ī	Mailing Address of Voter (if different)		
(]]	bsection 3 of this section along with a return envelope 6. The return identification envelope shall contain an PLEASE PRINT: NAME:	affidavit that is substantially the following for	n:
5 1	I declare under penalty of perjury, a felony, that I an shown on voter registration records and that I have v returning it in compliance with section 238.216, RSM than one ballot in this election. I also understand that failure to complete the inform:	voted the enclosed ballot and am Io, and have not and will not vote more	
Š	Signature		
j			

Mailing Address (if different)

- 7. Upon receipt of the ballot, the voter shall mark it, place and seal the marked ballot in the secrecy envelope supplied with the ballot, place and seal the secrecy envelope containing the marked ballot in the return identification envelope supplied with the ballot that has been signed by the voter, and return the marked ballot to the circuit court, no later than the date required under subsection 11 of this section, by United States mail or by personally delivering the ballot to the circuit court.
- 8. The circuit court may provide additional sites for return delivery of ballots. The circuit court may, in its discretion, provide for the prepayment of postage on the return ballots.
- 9. Any costs incurred by the circuit court in the administration of an election under this section shall be paid by the petitioners.
- [4-] 10. Except as otherwise provided in subsection 2 of section 238.220, with respect to the election of directors, each qualified voter shall have one vote, unless the qualified voters are property owners under subdivision (2) of subsection 2 of section 238.202, in which case they shall receive one vote per acre. Each voter which is not an individual shall determine how to cast its vote as provided for in its articles of incorporation, articles of organization, articles of partnership, bylaws, or other document which sets forth an appropriate mechanism for the determination of the entity's vote. If a voter has no such mechanism, then its vote shall be cast as determined by a majority of the persons who run the day-to-day affairs of the voter. Each voted ballot shall be signed with the authorized signature.
- [5-] 11. Mail-in voted ballots shall be returned to the circuit court clerk's office by mail or hand delivery or to a site provided for receipt of ballots by the circuit court, and in any case received no later than 5:00 p.m. on the sixth Tuesday after the date for mailing the ballots as set forth in the circuit court's order. The circuit court's clerk shall transmit all voted ballots to a team of judges of not less than four, with an equal number from each of the two major political parties. The judges shall be selected by the circuit court from lists compiled by the election authority. Upon receipt of the voted ballots, the judges shall verify the authenticity of the ballots, canvass the votes,

and certify the results. Certification by the election judges shall be final and shall be immediately transmitted to the circuit court. Any qualified voter who voted in such election may contest the result in the same manner as provided in chapter 115.

[6-] 12. The results of the election shall be entered upon the records of the circuit court of the county in which the petition was filed. Also, a certified copy thereof shall be filed with the county clerk of each county in which a portion of the proposed district lies, who shall cause the same to be spread upon the records of the county commission."; and

Further amend said bill, Page 44, Section 262.760, Line 15, by inserting after all of said section and line the following:

- "347.740. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 351.127. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter, provided that the secretary of state may collect an additional fee of ten dollars on each corporate registration report fee filed under section 351.122. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 355.023. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 356.233. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 359.653. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 400.9-528. The secretary of state may collect an additional fee of five dollars on each and every fee paid to the secretary of state as required in chapter 400.9. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 417.018. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026."; and

Further amend said bill, Page 80, Section 14, Line 141, by inserting after all of said section and line the following:

"Section 15. Notwithstanding the provisions of section 1.140 to the contrary, the provisions of sections 2.020, 2.110, 36.155, 105.459, 105.470, 105.485, 115.277, 115.283, 115.306, 115.357, 115.427, 115.621, 115.631, 115.637, 115.642, 115.761, 116.030, 116.040, 116.045, 116.050, 116.130, 116.160, 116.230, 116.270, 116.332, 116.334, 238.216, 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, and 417.018, as amended by this act, shall be nonseverable, and if any provision is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of sections 2.020, 2.110, 36.155, 105.459, 105.470, 105.485, 115.277, 115.283, 115.306, 115.357, 115.427, 115.621, 115.631, 115.637, 115.642, 115.761, 116.030, 116.040, 116.045, 116.050, 116.130, 116.160, 116.230, 116.270, 116.332, 116.334, 238.216, 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, and 417.018, as amended by this act."; and

Further amend said bill, Page 85, Section D, Line 4, by inserting after all of said section and line the following:

"Section E. Because of the need to provide certainty for state employees who wish to participate as candidates in the 2020 election cycle, the repeal and reenactment of section 36.155 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 36.155 of section A of this act shall be in full force and effect upon its passage and approval.

Section F. Because immediate action is necessary to ensure citizens can safely exercise the right to vote, the repeal and reenactment of sections 115.277 and 115.283 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of sections 115.277 and 115.283 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Eslinger	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pike
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Veit	Walsh
Wiemann	Wilson	Wright	Mr. Speaker	
NOES: 042				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carpenter	Chappelle-Nadal	Ellebracht
Gray	Green	Gunby	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mosley
Pierson Jr.	Pogue	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

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ABSENT WITH LEAVE: 026

Allred	Burns	Carter	Chipman	Clemens
Dogan	Evans	Griesheimer	Hill	Houx
Kidd	Knight	Messenger	Miller	Mitten
Morgan	Person	Pietzman	Plocher	Pollitt 52
Sain	Schroer	Shawan	Shull 16	Vescovo
Wood				

VACANCIES: 001

On motion of Representative Shaul (113), House Amendment No. 8 was adopted.

Representative Dinkins offered House Amendment No. 9.

House Amendment No. 9

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 43, Section 230.205, Line 13, by inserting after all of said section and line the following:

- "256.727. 1. All moneys paid to the state by the Secretary of the Treasury of the United States under the provisions of 30 U.S.C. Section 191 et seq., as amended, shall be deposited in the state treasury to the credit of the federal mineral royalties distribution fund as provided in this section.
- 2. (1) There is hereby created in the state treasury the "Federal Mineral Royalties Distribution Fund", which shall consist of moneys collected under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and moneys in the fund shall be distributed and used solely as provided in this section.
- (2) All moneys collected, transferred, and disbursed under this section shall stand appropriated. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- (3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 3. Within three months following the calendar quarters ending in March, June, September, and December, the director of revenue shall certify to the state treasurer the amount of moneys the state received during the preceding calendar quarter for royalties under subsection 1 of this section.
- 4. The state treasurer shall allocate the percentage of the total moneys received as required by this section among the counties in which the minerals were produced based on the proportion each county's mineral royalty revenue bears to the total mineral royalty revenue received by the state for that calendar quarter. The state treasurer shall pay the amount calculated to each county.
- 5. (1) Fifty percent of moneys received by the state under subsection 1 of this section shall be allocated and paid to the counties as provided in this section.
- (2) The counties shall use any moneys received under this section solely for the following: planning, construction, and maintenance of county roads; public facilities; and the provision of public services. As used in this section, "public facilities" include, but are not limited to, any facility used primarily for public use as determined by the governing body of the county whether located on public or private property.
- 6. Any remaining moneys received by the state under subsection 1 of this section that are not distributed to counties under this section shall be allocated and paid to the school districts of this state in proportion to the area of such lands in such school district in which the lands producing such moneys are or were located."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Spencer assumed the Chair.

On motion of Representative Dinkins, House Amendment No. 9 was adopted.

Representative Hicks offered House Amendment No. 10.

House Amendment No. 10

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Pages 17-18, Section 71.201, Lines 1-14, by deleting said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered House Amendment No. 1 to House Amendment No. 10.

House Amendment No. 1 to House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 1, Line 2, by inserting after all of said line the following:

"Further amend said bill, Page 43, Section 173.2712, Line 15, by inserting after said section and line the following:

- "190.100. As used in sections 190.001 to 190.245, the following words and terms mean:
- (1) "Advanced emergency medical technician" or "AEMT", a person who has successfully completed a course of instruction in certain aspects of advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules and regulations adopted by the department pursuant to sections 190.001 to 190.245;
- (2) "Advanced life support (ALS)", an advanced level of care as provided to the adult and pediatric patient such as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;
- (3) "Ambulance", any privately or publicly owned vehicle or craft that is specially designed, constructed or modified, staffed or equipped for, and is intended or used, maintained or operated for the transportation of persons who are sick, injured, wounded or otherwise incapacitated or helpless, or who require the presence of medical equipment being used on such individuals, but the term does not include any motor vehicle specially designed, constructed or converted for the regular transportation of persons who are disabled, handicapped, normally using a wheelchair, or otherwise not acutely ill, or emergency vehicles used within airports;
- (4) "Ambulance service", a person or entity that provides emergency or nonemergency ambulance transportation and services, or both, in compliance with sections 190.001 to 190.245, and the rules promulgated by the department pursuant to sections 190.001 to 190.245;
- (5) "Ambulance service area", a specific geographic area in which an ambulance service has been authorized to operate;
- (6) "Basic life support (BLS)", a basic level of care, as provided to the adult and pediatric patient as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;
- (7) "Community paramedic", a person who is certified as an emergency medical technicianparamedic and is certified by the department in accordance with standards prescribed in section 190.098;
 - (8) "Council", the state advisory council on emergency medical services;
 - [(8)] (9) "Department", the department of health and senior services, state of Missouri;
- [(9)] (10) "Director", the director of the department of health and senior services or the director's duly authorized representative;
- [(10)] (11) "Dispatch agency", any person or organization that receives requests for emergency medical services from the public, by telephone or other means, and is responsible for dispatching emergency medical services;

- [(11)] (12) "Emergency", the sudden and, at the time, unexpected onset of a health condition that manifests itself by symptoms of sufficient severity that would lead a prudent layperson, possessing an average knowledge of health and medicine, to believe that the absence of immediate medical care could result in:
- (a) Placing the person's health, or with respect to a pregnant woman, the health of the woman or her unborn child, in significant jeopardy;
 - (b) Serious impairment to a bodily function;
 - (c) Serious dysfunction of any bodily organ or part;
 - (d) Inadequately controlled pain;
- [(12)] (13) "Emergency medical dispatcher", a person who receives emergency calls from the public and has successfully completed an emergency medical dispatcher course, meeting or exceeding the national curriculum of the United States Department of Transportation and any modifications to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;
- [(13)] (14) "Emergency medical responder", a person who has successfully completed an emergency first response course meeting or exceeding the national curriculum of the U.S. Department of Transportation and any modifications to such curricula specified by the department through rules adopted under sections 190.001 to 190.245 and who provides emergency medical care through employment by or in association with an emergency medical response agency;
- [(14)] (15) "Emergency medical response agency", any person that regularly provides a level of care that includes first response, basic life support or advanced life support, exclusive of patient transportation;
- [(15)] (16) "Emergency medical services for children (EMS-C) system", the arrangement of personnel, facilities and equipment for effective and coordinated delivery of pediatric emergency medical services required in prevention and management of incidents which occur as a result of a medical emergency or of an injury event, natural disaster or similar situation;
- [(16)] (17) "Emergency medical services (EMS) system", the arrangement of personnel, facilities and equipment for the effective and coordinated delivery of emergency medical services required in prevention and management of incidents occurring as a result of an illness, injury, natural disaster or similar situation;
- [(17)] (18)"Emergency medical technician or EMT", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted by the department pursuant to sections 190.001 to 190.245;
- [(18) "Emergency medical technician-basic" or "EMT-B", a person who has successfully completed a course of instruction in basic life support as prescribed by the department and is licensed by the department in accordance with standards prescribed by sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;
- (19) "Emergency medical technician community paramedic", "community paramedic", or "EMT CP", a person who is certified as an emergency medical technician paramedic and is certified by the department in accordance with standards prescribed in section 190.098;
- (20) "Emergency medical technician paramedic" or "EMT-P", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;
- [(21)] (19) "Emergency services", health care items and services furnished or required to screen and stabilize an emergency which may include, but shall not be limited to, health care services that are provided in a licensed hospital's emergency facility by an appropriate provider or by an ambulance service or emergency medical response agency;
- [(22)] (20) "Health care facility", a hospital, nursing home, physician's office or other fixed location at which medical and health care services are performed;
- [(23-] (21) "Hospital", an establishment as defined in the hospital licensing law, subsection 2 of section 197.020, or a hospital operated by the state;
- [(24-] (22) "Medical control", supervision provided by or under the direction of physicians, [or] their designated registered nurse, or a physician assistant, including both online medical control, instructions by radio, telephone, or other means of direct communications, and offline medical control through supervision by treatment protocols, case review, training, and standing orders for treatment;
- [(25-] (23) "Medical direction", medical guidance and supervision provided by a physician to an emergency services provider or emergency medical services system;
- [(26-] (24) "Medical director", a physician licensed pursuant to chapter 334 designated by the ambulance service or emergency medical response agency and who meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;

- [(27)] (25) "Memorandum of understanding", an agreement between an emergency medical response agency or dispatch agency and an ambulance service or services within whose territory the agency operates, in order to coordinate emergency medical services;
- (26) "Paramedic", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;
- [(28)-] (27) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise incapacitated or helpless, or dead, excluding deceased individuals being transported from or between private or public institutions, homes or cemeteries, and individuals declared dead prior to the time an ambulance is called for assistance;
- [(29)-] (28) "Person", as used in these definitions and elsewhere in sections 190.001 to 190.245, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, public trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or provider;
 - [(30)-] (29) "Physician", a person licensed as a physician pursuant to chapter 334;
- [(31)-] (30) "Political subdivision", any municipality, city, county, city not within a county, ambulance district or fire protection district located in this state which provides or has authority to provide ambulance service;
- [(32)] (31) "Professional organization", any organized group or association with an ongoing interest regarding emergency medical services. Such groups and associations could include those representing volunteers, labor, management, firefighters, [EMT B's] EMTs, nurses, [EMT P's] paramedics, physicians, communications specialists and instructors. Organizations could also represent the interests of ground ambulance services, air ambulance services, fire service organizations, law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor unions and poison control services;
- [(33)] (32) "Proof of financial responsibility", proof of ability to respond to damages for liability, on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle in the financial amount set in rules promulgated by the department, but in no event less than the statutory minimum required for motor vehicles. Proof of financial responsibility shall be used as proof of self-insurance;
- [(34)-] (33) "Protocol", a predetermined, written medical care guideline, which may include standing orders;
- [(35)-] (34) "Regional EMS advisory committee", a committee formed within an emergency medical services (EMS) region to advise ambulance services, the state advisory council on EMS and the department;
- [(36)] (35) "Specialty care transportation", the transportation of a patient requiring the services of an emergency medical technician-paramedic who has received additional training beyond the training prescribed by the department. Specialty care transportation services shall be defined in writing in the appropriate local protocols for ground and air ambulance services and approved by the local physician medical director. The protocols shall be maintained by the local ambulance service and shall define the additional training required of the emergency medical technician-paramedic;
- [(37)-] (36) "Stabilize", with respect to an emergency, the provision of such medical treatment as may be necessary to attempt to assure within reasonable medical probability that no material deterioration of an individual's medical condition is likely to result from or occur during ambulance transportation unless the likely benefits of such transportation outweigh the risks;
- [(38)] (37) "State advisory council on emergency medical services", a committee formed to advise the department on policy affecting emergency medical service throughout the state;
- [(39)] (38) "State EMS medical directors advisory committee", a subcommittee of the state advisory council on emergency medical services formed to advise the state advisory council on emergency medical services and the department on medical issues;
- [(40)] (39) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in electrocardiogram analysis, and as further defined in rules promulgated by the department under sections 190.001 to 190.250;
- [(41)] (40) "STEMI care", includes education and prevention, emergency transport, triage, and acute care and rehabilitative services for STEMI that requires immediate medical or surgical intervention or treatment;
- [(42)] (41) "STEMI center", a hospital that is currently designated as such by the department to care for patients with ST-segment elevation myocardial infarctions;

- [(43)] (42) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the department; [(44)] (43) "Stroke care", includes emergency transport, triage, and acute intervention and other acute care services for stroke that potentially require immediate medical or surgical intervention or treatment, and may include education, primary prevention, acute intervention, acute and subacute management, prevention of complications, secondary stroke prevention, and rehabilitative services;
 - [(45)] (44) "Stroke center", a hospital that is currently designated as such by the department;
- [(46)] (45) "Trauma", an injury to human tissues and organs resulting from the transfer of energy from the environment;
- [(47)] (46) "Trauma care" includes injury prevention, triage, acute care and rehabilitative services for major single system or multisystem injuries that potentially require immediate medical or surgical intervention or treatment:
 - [(48)] (47) "Trauma center", a hospital that is currently designated as such by the department.
- 190.142. 1. (1) For applications submitted before the recognition of EMS personnel licensure interstate compact under sections 190.900 to 190.939 takes effect, the department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license.
- (2) For applications submitted after the recognition of EMS personnel licensure interstate compact under sections 190.900 to 190.939 takes effect, an applicant for initial licensure as an emergency medical technician in this state shall submit to a background check by the Missouri state highway patrol and the Federal Bureau of Investigation through a process approved by the department of health and senior services. Such processes may include the use of vendors or systems administered by the Missouri state highway patrol. The department may share the results of such a criminal background check with any emergency services licensing agency in any member state, as that term is defined under section 190.900, in recognition of the EMS personnel licensure interstate compact. The department shall not issue a license until the department receives the results of an applicant's criminal background check from the Missouri state highway patrol and the Federal Bureau of Investigation, but, notwithstanding this subsection, the department may issue a temporary license as provided under section 190.143. Any fees due for a criminal background check shall be paid by the applicant.
 - (3) The director may authorize investigations into criminal records in other states for any applicant.
- 2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:
 - (1) Age requirements;
- (2) Emergency medical technician and paramedic education and training requirements based on respective National Emergency Medical Services Education Standards and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;
- (3) Paramedic accreditation requirements. Paramedic training programs shall be accredited by the Commission on Accreditation of Allied Health Education Programs (CAAHEP) or hold a CAAHEP letter of review;
- (4) Initial licensure testing requirements. Initial [EMT-P] paramedic licensure testing shall be through the national registry of EMTs;
 - (5) Continuing education and relicensure requirements; and
 - (6) Ability to speak, read and write the English language.
- 3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.
 - 4. All levels of emergency medical technicians may perform only that patient care which is:
- (1) Consistent with the training, education and experience of the particular emergency medical technician; and
- (2) Ordered by a physician **or a physician assistant** or set forth in protocols approved by the medical director.
- 5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void."; and

Further amend said bill, Page 44, Section 262.760, Line 15, by inserting after all of said section and lines the following:

"285.040. No employee of a fire department of any city not within a county shall be required, as a condition of employment, to reside within the city limits.

320.098. No county shall require attendance at a specific training academy by any candidate for a firefighter position but may require a specific certification from the office of the state fire marshal."; and

Further amend said bill, Page 46, Section 550.125, Line 30, by inserting after said section and line the following:

- "571.030. 1. A person commits the offense of unlawful use of weapons, except as otherwise provided by sections 571.101 to 571.121, if he or she knowingly:
- (1) Carries concealed upon or about his or her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use into any area where firearms are restricted under section 571.107; or
 - (2) Sets a spring gun; or
- (3) Discharges or shoots a firearm into a dwelling house, a railroad train, boat, aircraft, or motor vehicle as defined in section 302.010, or any building or structure used for the assembling of people; or
- (4) Exhibits, in the presence of one or more persons, any weapon readily capable of lethal use in an angry or threatening manner; or
- (5) Has a firearm or projectile weapon readily capable of lethal use on his or her person, while he or she is intoxicated, and handles or otherwise uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges such firearm or projectile weapon unless acting in self-defense; or
- (6) Discharges a firearm within one hundred yards of any occupied schoolhouse, courthouse, or church building; or
- (7) Discharges or shoots a firearm at a mark, at any object, or at random, on, along or across a public highway or discharges or shoots a firearm into any outbuilding; or
- (8) Carries a firearm or any other weapon readily capable of lethal use into any church or place where people have assembled for worship, or into any election precinct on any election day, or into any building owned or occupied by any agency of the federal government, state government, or political subdivision thereof; or
- (9) Discharges or shoots a firearm at or from a motor vehicle, as defined in section 301.010, discharges or shoots a firearm at any person, or at any other motor vehicle, or at any building or habitable structure, unless the person was lawfully acting in self-defense; or
- (10) Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board; or
- (11) Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony violation of section 579.015.
- 2. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to the persons described in this subsection, regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this subsection. Subdivisions (3), (4), (6), (7), and (9) of subsection 1 of this section shall not apply to or affect any of the following persons, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties, except as otherwise provided in this subsection:
- (1) All state, county and municipal peace officers who have completed the training required by the police officer standards and training commission pursuant to sections 590.030 to 590.050 and who possess the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or

municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in subsection 12 of this section, and who carry the identification defined in subsection 13 of this section, or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

- (2) Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;
 - (3) Members of the Armed Forces or National Guard while performing their official duty;
- (4) Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the state and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the federal judiciary;
 - (5) Any person whose bona fide duty is to execute process, civil or criminal;
- (6) Any federal probation officer or federal flight deck officer as defined under the federal flight deck officer program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty, or within the law enforcement agency's jurisdiction;
- (7) Any state probation or parole officer, including supervisors and members of the board of probation and parole;
- (8) Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the department of public safety under section 590.750;
 - (9) Any coroner, deputy coroner, medical examiner, or assistant medical examiner;
- (10) Any municipal or county prosecuting attorney or assistant prosecuting attorney; circuit attorney or assistant circuit attorney; municipal, associate, or circuit judge; or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under subsection 2 of section 571.111;
- (11) Any member of a fire department or fire protection district who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under section 571.111 when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and
- (12) Upon the written approval of the governing body of a fire department or fire protection district, any [paid] fire department or fire protection district member who [is employed on a full time basis and who] has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.
- 3. Subdivisions (1), (5), (8), and (10) of subsection 1 of this section do not apply when the actor is transporting such weapons in a nonfunctioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Subdivision (1) of subsection 1 of this section does not apply to any person nineteen years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Subdivision (10) of subsection 1 of this section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school-sanctioned firearm-related event or club event.
- 4. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to any person who has a valid concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state or political subdivision of another state.
- 5. Subdivisions (3), (4), (5), (6), (7), (8), (9), and (10) of subsection 1 of this section shall not apply to persons who are engaged in a lawful act of defense pursuant to section 563.031.
- 6. Notwithstanding any provision of this section to the contrary, the state shall not prohibit any state employee from having a firearm in the employee's vehicle on the state's property provided that the vehicle is locked and the firearm is not visible. This subsection shall only apply to the state as an employer when the state employee's vehicle is on property owned or leased by the state and the state employee is conducting activities within the scope of his or her employment. For the purposes of this subsection, "state employee" means an employee of the executive, legislative, or judicial branch of the government of the state of Missouri.
- 7. Nothing in this section shall make it unlawful for a student to actually participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related

events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.

- 8. A person who commits the crime of unlawful use of weapons under:
- (1) Subdivision (2), (3), (4), or (11) of subsection 1 of this section shall be guilty of a class E felony;
- (2) Subdivision (1), (6), (7), or (8) of subsection 1 of this section shall be guilty of a class B misdemeanor, except when a concealed weapon is carried onto any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch, in which case the penalties of subsection 2 of section 571.107 shall apply;
- (3) Subdivision (5) or (10) of subsection 1 of this section shall be guilty of a class A misdemeanor if the firearm is unloaded and a class E felony if the firearm is loaded;
- (4) Subdivision (9) of subsection 1 of this section shall be guilty of a class B felony, except that if the violation of subdivision (9) of subsection 1 of this section results in injury or death to another person, it is a class A felony.
 - 9. Violations of subdivision (9) of subsection 1 of this section shall be punished as follows:
- (1) For the first violation a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony;
- (2) For any violation by a prior offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation or conditional release for a term of ten years;
- (3) For any violation by a persistent offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation, or conditional release;
- (4) For any violation which results in injury or death to another person, a person shall be sentenced to an authorized disposition for a class A felony.
- 10. Any person knowingly aiding or abetting any other person in the violation of subdivision (9) of subsection 1 of this section shall be subject to the same penalty as that prescribed by this section for violations by other persons.
- 11. Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of subsection 1 of this section shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms- or weapons-related felony offense.
 - 12. As used in this section "qualified retired peace officer" means an individual who:
- (1) Retired in good standing from service with a public agency as a peace officer, other than for reasons of mental instability;
- (2) Before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest:
- (3) Before such retirement, was regularly employed as a peace officer for an aggregate of fifteen years or more, or retired from service with such agency, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;
 - (4) Has a nonforfeitable right to benefits under the retirement plan of the agency if such a plan is available;
- (5) During the most recent twelve-month period, has met, at the expense of the individual, the standards for training and qualification for active peace officers to carry firearms;
 - (6) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and
 - (7) Is not prohibited by federal law from receiving a firearm.
 - 13. The identification required by subdivision (1) of subsection 2 of this section is:
- (1) A photographic identification issued by the agency from which the individual retired from service as a peace officer that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the agency to meet the standards established by the agency for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm; or
- (2) A photographic identification issued by the agency from which the individual retired from service as a peace officer; and

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(3) A certification issued by the state in which the individual resides that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the state to meet the standards established by the state for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm."; and

Further amend said bill, Pages 54 to 56, Section 1, Lines 1 to 56, by removing all of said section and lines from the bill; and

Further amend said bill, Pages 56 to 58, Section 2, Lines 1 to 75 by removing all of said section and lines from the bill; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 1 to House Amendment No. 10** was adopted.

On motion of Representative Hicks, **House Amendment No. 10**, **as amended**, was adopted.

Representative Walsh offered House Amendment No. 11.

House Amendment No. 11

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 3, Section 21.855, Line 62, by inserting after all of said section and line the following:

- "37.850. 1. The commissioner of administration shall maintain the Missouri accountability portal established in executive order 07-24 as a free, internet-based tool allowing citizens to demand fiscal discipline and responsibility.
- 2. The Missouri accountability portal shall consist of an easy-to-search database of financial transactions related to the purchase of goods and services and the distribution of funds for state programs; all bonds issued by any public institution of higher education or political subdivision of this state or its designated authority after August 28, 2013; all obligations issued or incurred pursuant to section 99.820 by any political subdivision of this state or its designated authority; and the revenue stream pledged to repay such bonds or obligations; and all debt incurred by any public charter school.
- 3. The Missouri accountability portal shall be updated each state business day and maintained as the primary source of information about the activity of Missouri's government.
- 4. Upon the conducting of a withholding or a release of funds, the governor shall submit a report stating all amounts withheld from the state's operating budget for the current fiscal year, as authorized by Article IV, Section 27 of the Missouri Constitution which shall be:
 - (1) Conspicuously posted on the accountability portal website;
 - (2) Searchable by the amounts withheld or released from each individual fund; and
 - (3) Searchable by the total amount withheld or released from the operating budget.
- 5. Every political subdivision of the state, including public institutions of higher education but excluding school districts, shall supply all information described in subsection 2 of this section to the office of administration within seven days of issuing or incurring such corresponding bond or obligation. For all such bonds or obligations issued or incurred prior to August 28, 2013, every such political subdivision and public institution of higher education shall have ninety days to supply such information to the office of administration.
- 6. Every school district and public charter school shall supply all information described in subsection 2 of this section to the department of elementary and secondary education within seven days of issuing such bond, or incurring such debt. The department of elementary and secondary education shall have forty-eight hours to deliver such information to the office of administration. For all such bonds issued or debt incurred prior to August 28, 2013, every school district and public charter school shall have ninety days to supply such information to the department of elementary and secondary education. The department of elementary and secondary education shall have forty-eight hours to deliver such information to the office of administration.

- 7. The following entities shall report for all employees of the entity their name, salary data, and incentive pay in the same manner as all state departments and agencies under this section:
 - (1) The county employees' retirement system established in sections 50.1000 to 50.1300;
 - (2) The sheriffs' retirement system established in sections 57.949 to 57.997;
- (3) The Missouri local government employees' retirement system established in sections 70.600 to 70.755;
 - (4) The Missouri state employees' retirement system established in section 104.320;
- (5) The Missouri department of transportation and highway patrol employees' retirement system established in section 104.020;
- (6) The prosecuting attorneys' and circuit attorneys' retirement system established in sections 56.800 to 56.840:
 - (7) The college and university retirement plan established in sections 104.1200 to 104.1215;
 - (8) The Kansas City public school retirement system established in sections 169,270 to 169,400;
 - (9) The Kansas City civilian police retirement system established in sections 86.1310 to 86.1640;
 - (10) The Kansas City police retirement system established in sections 86.900 to 86.1280;
 - (11) The public education employees' retirement system established in sections 169.600 to 169.710;
 - (12) The public school retirement system established in sections 169.010 to 169.130;
 - (13) The St. Louis public school retirement system established in sections 169.410 to 169.540;
 - (14) The St. Louis firemen's retirement system established in sections 87.125 to 87.370;
 - (15) The St. Louis police retirement system established in sections 86.200 to 86.366; and
 - (16) The judicial retirement system established in sections 476.450 to 476.690."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walsh, House Amendment No. 11 was adopted.

Representative Swan offered House Amendment No. 12.

House Amendment No. 12

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 43, Section 173.2712, Line 15, by inserting after all of said section and line the following:

- "174.281. Southeast Missouri State University is hereby designated and shall hereafter be operated as an institution with a statewide mission in the visual and performing arts, computer science, and cybersecurity.
- 174.453. 1. Except as provided in section 174.450 **and in subsection 6 of this section**, the board of governors shall be appointed as follows:
- (1) Five voting members shall be selected from the counties comprising the institution's historic statutory service region as described in section 174.010, except that no more than two members shall be appointed from any one county with a population of less than two hundred thousand inhabitants;
- (2) Two voting members shall be selected from any of the counties in the state which are outside of the institution's historic service region; and
- (3) One nonvoting member who is a student shall be selected in the same manner as prescribed in section 174.055.
 - 2. The term of service of the governors shall be as follows:
 - (1) The voting members shall be appointed for terms of six years; and
 - (2) The nonvoting student member shall serve a two-year term.
- 3. Members of any board of governors selected pursuant to this section and in office on May 13, 1999, shall serve the remainder of their unexpired terms.
- 4. Notwithstanding the provisions of subsection 1 of this section, the board of governors of Missouri Southern State University shall be appointed as follows:

- (1) Six voting members shall be selected from any of the following counties: Barton, Jasper, Newton, McDonald, Dade, Lawrence, and Barry provided that no more than three of these six members shall be appointed from any one county;
- (2) Two voting members shall be selected from any of the counties in the state which are outside of the counties articulated in subdivision (1) of this subsection;
- (3) One nonvoting member who is a student shall be selected in the same manner as prescribed in section 174.055; and
- (4) The provisions of subdivisions (1) and (2) of this subsection shall only apply to board members first appointed after August 28, 2004.
- 5. Notwithstanding the provisions of subsection 1 of this section, the board of governors of Missouri Western State University shall be appointed as follows:
- (1) Five voting members shall be selected from any of the following counties: Buchanan, Platte, Clinton, Andrew, and DeKalb provided that no more than three of these five members shall be appointed from any one county;
- (2) Two voting members shall be selected from any of the counties in the state which are outside of the counties articulated in subdivision (1) of this subsection;
- (3) One nonvoting member who is a student shall be selected in the same manner as prescribed in section 174.055; and
- (4) The provisions of subdivisions (1) and (2) of this subsection shall only apply to board members first appointed after August 28, 2005.
- 6. (1) Notwithstanding the provisions of subsection 1 of this section to the contrary, the board of governors of Southeast Missouri State University shall be appointed as follows:
- (a) One voting member shall be selected from one of the following counties: Butler, Dunklin, Mississippi, New Madrid, Pemiscot, Scott, and Stoddard;
- (b) Two voting members shall be selected from any of the following counties: Bollinger, Cape Girardeau, Madison, Perry, Ste. Genevieve, and St. François;
- (c) Two voting members shall be selected from any of the following counties or areas: Franklin, Jefferson, Lincoln, St. Charles, St. Louis, St. Louis City, and Warren;
 - (d) Two voting members shall be selected from any of the counties in the state; and
- (e) One nonvoting member who is a student shall be selected in the same manner as provided in section 174.055.
- (2) The provisions of paragraphs (a) through (c) of this subdivision shall only apply to board members first appointed after August 28, 2020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Riggs offered House Amendment No. 1 to House Amendment No. 12.

House Amendment No. 1 to House Amendment No. 12

AMEND House Amendment No. 12 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 2, Line 20, by inserting after said line the following:

"Further amend said bill, Page 80, Section 14, Line 141, by inserting after all of said section and line the following:

"Section 15. Harris-Stowe State University is hereby designated and shall hereafter be operated as an institution with a statewide mission in STEM."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 1 to House Amendment No. 12** was adopted.

On motion of Representative Swan, **House Amendment No. 12**, **as amended**, was adopted.

Representative Fitzwater offered House Amendment No. 13.

House Amendment No. 13

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 44, Section 262.760, Line 15, by inserting the following after all of said section and line:

"304.900. 1. As used in this section, the following terms mean:

- (1) "Agent", a person given the responsibility, by an entity, of navigating and operating a personal delivery device;
- (2) "Personal delivery device", a powered device operated primarily on sidewalks and crosswalks and intended primarily for the transport of property on public rights-of-way that does not exceed seven hundred fifty pounds, including cargo, and is capable of navigating with or without the active control or monitoring of a natural person. Notwithstanding any other provision of law, a "personal delivery device" shall not be defined as a "motor vehicle" or a "vehicle";
- (3) "Personal delivery device operator", an entity or its agent that exercises physical control or monitoring over the navigation system and operation of a personal delivery device. A "personal delivery device operator" does not include an entity or person who requests or receives the services of a personal delivery device for the purpose of transporting property or an entity or person who merely arranges for and dispatches the requested services of a personal delivery device.
- 2. Notwithstanding any other provision of law, a personal delivery device is authorized to operate in this state:
 - (1) On any sidewalk or crosswalk of any county or municipality in the state; and
- (2) On any roadway of any county or municipality in the state, provided that the personal delivery device shall not unreasonably interfere with motor vehicles or traffic.
 - 3. A personal delivery device shall:
 - (1) Not block public rights-of-way;
 - (2) Obey all traffic and pedestrian control signals and devices;
- (3) Operate at a speed that does not exceed a maximum speed of ten miles per hour on a sidewalk or crosswalk;
 - (4) Contain a unique identifying number that is displayed on the device;
 - (5) Include a means of identifying the personal delivery device operator; and
 - (6) Be equipped with a system that enables the personal delivery device to come to a controlled stop.
- 4. Subject to the requirements of this section, a personal delivery device operating on a sidewalk or crosswalk shall have all the rights and responsibilities applicable to a pedestrian under the same circumstances.
 - 5. A personal delivery device shall be exempt from motor vehicle registration requirements.
- 6. A personal delivery device operator shall maintain an insurance policy that provides general liability coverage of at least one hundred thousand dollars for damages arising from the combined operations of personal delivery devices under a personal delivery device operator's control.
- 7. If the personal delivery device is being operated between sunset and sunrise, it shall be equipped with lighting on both the front and rear of the personal delivery device visible in clear weather from a distance of at least five hundred feet to the front and rear of the personal delivery device.
- 8. A personal delivery device shall not be used for the transportation of hazardous material in a quantity or form that could pose an unreasonable risk to health, safety, or property when transported in commerce.
- 9. Except as otherwise expressly provided, a political subdivision of this state shall not enact or enforce an ordinance or resolution relating to:
- (1) The design; manufacture; maintenance; licensing and registration; taxation, assessment, or other fees not otherwise generally applicable; certification; or insurance of a personal delivery device; or

(2) The types of property that may be transported by a personal delivery device."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater, House Amendment No. 13 was adopted.

Representative Deaton offered House Amendment No. 14.

House Amendment No. 14

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 6, Section 37.1098, Line 9, by inserting after all of said section and line the following:

- "37.1190. As used in sections 37.1190 to 37.1198, the following terms mean:
- (1) "Expenditure", any monetary payment from a municipality or county to any vendor including, but not limited to, a payment, distribution, loan, advance, reimbursement, deposit, or gift;
 - (2) "Municipality", a city, town, or village that is incorporated in accordance with the laws of this state;
- (3) "State entity", the general assembly; the supreme court of Missouri; the office of an elected state official; or an agency, board, commission, department, institution, instrumentality, office, or other governmental entity of this state, excluding municipalities, counties, institutions of higher education, and any public employee retirement system;
- (4) "Vendor", any person, partnership, corporation, association, organization, state entity, or other party that:
- (a) Sells, leases, or otherwise provides equipment, materials, goods, supplies, or services to a municipality or county; or
 - (b) Receives reimbursement from a municipality or county for any expense.
- 37.1191. The "Missouri Local Government CARES Act Expenditure Database" is hereby created and shall be maintained on the Missouri accountability portal, established under section 37.850, by the office of administration. The database shall be available on the office of administration website and shall include information about expenditures made with funds received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act of 2020, Pub. L. 116-136. The database shall be publicly accessible without charge.
- 37.1192. For each expenditure made with funds received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act of 2020, Pub. L. 116-136, the Missouri local government CARES Act expenditure database shall include the following information:
 - (1) The amount of the expenditure;
 - (2) The date the expenditure was paid;
- (3) The vendor to whom the expenditure was paid, unless the disclosure of the vendor's name would violate a confidentiality requirement, in which case the vendor may be listed as confidential;
 - (4) The purpose of the expenditure; and
 - (5) The municipality or county that made the expenditure or requested the expenditure be made.
- 37.1193. 1. Every municipality and county shall provide electronically transmitted information to the office of administration, in a format the office requires, for inclusion in the Missouri local government CARES Act expenditure database regarding each of the municipality's or county's expenditures made with funds received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act of 2020, Pub. L. 116-136 biannually. Information regarding the first half of the calendar year shall be submitted before July thirty-first of such year. Information regarding the second half of the calendar year shall be submitted before January thirty-first of the year immediately following such year.
- 2. The office of administration shall provide each municipality and county with a template in the format described under section 37.1192 for the purpose of uploading the data. The office of administration shall have the authority to grant the municipality or county access for the purpose of uploading data.
- 5. Upon appropriation, the office of administration shall provide financial reimbursement to any participating municipality or county for actual expenditures incurred for participating in the database.
- 37.1195. No later than one year after the Missouri local government CARES Act expenditure database is implemented, the office of administration shall provide, on the office of administration website, an opportunity for public comment on the utility of the database.

37.1196. The Missouri local government CARES Act expenditure database shall not include any confidential information or any information that is not a public record under the laws of this state. However, the state shall not be liable for the disclosure of a record in the Missouri local government CARES Act expenditure database that is confidential information or is not a public record under the laws of this state.

37.1197. Each municipality or county that has a website shall display on its website a prominent internet link to the Missouri local government CARES Act expenditure database.

37.1198. The office of administration may adopt rules to implement the provisions of sections 37.1190 to 37.1198. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hudson offered **House Amendment No. 1 to House Amendment No. 14**.

House Amendment No. 1 to House Amendment No. 14

AMEND House Amendment No. 14 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 2, Line 31, by inserting after all of said line the following:

"Further amend said bill, Page 85, Section D, Line 4, by inserting after all of said section and line the following:

"Section E. Because immediate action is necessary to protect the health and safety of Missouri residents and ensure efficient use of resources to protect public health during the state of emergency, the enactment of sections 37.1190, 37.1193, 37.1195, 37.1196, 37.1197, and 37.1198 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 37.1190, 37.1193, 37.1195, 37.1196, 37.1197, and 37.1198 of this act shall be in full force and effect upon its passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hudson, **House Amendment No. 1 to House Amendment No. 14** was adopted.

On motion of Representative Deaton, **House Amendment No. 14**, as amended, was adopted.

Representative Chappelle-Nadal offered House Amendment No. 15.

House Amendment No. 15

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 13, Section 64.207, Line 56, by inserting after all of said section and line the following:

- "66.671. 1. As used in this section, the following terms mean:
- (1) "County", any county with a charter form of government and with more than nine hundred fifty thousand inhabitants and with historic landfills located in such county;
- (2) "Historic landfill", any real property for which a county issued an approval before January 1, 1973, for use as a landfill;
- (3) "Land use permit", any permit required by a county before any action relating to any use of a plot of property containing a historic landfill may occur.
- 2. Each county shall compile and keep a list of all historic landfills in the county and shall make such list available to the public.
- 3. (1) Before July 1, 2021, each county shall establish a procedure to determine whether any reclamation or remediation of a historic landfill has been accomplished safely before issuing any land use permit for such property.
- (2) The procedure shall ensure that protecting the health of any resident who lives and person who works near the historic landfill is a primary concern during all phases of a reclamation or remediation of the historic landfill.
- (3) The procedure shall be developed in consultation with residents of the county and any stakeholder representing any entity with an interest in the historic landfill. The development of the procedure shall include public hearings and public meetings that allow for public comments by such residents and stakeholders. At such public hearings and public meetings, residents shall be provided ample opportunity to present in person any statement, testimony, or evidence regarding the resident's concerns about the steps that the county shall include as part of the procedure for reviewing any reclamation or remediation of a historic landfill before the county issues any land use permit. All information presented at such public hearings and public meetings shall be deemed an official record to be preserved by the appropriate custodian of such records in the county.
- (4) The county shall use all information presented under this subsection in creating the procedure for reviewing a reclamation or remediation of a historic landfill.
- 4. (1) Before issuing any land use permit, the county shall hold public hearings and public meetings that allow for public comments by such residents and stakeholders. At such public hearings and public meetings, residents shall be provided ample opportunity to present in person any statement, testimony, or evidence regarding the resident's concerns about the following:
 - (a) Any reclamation or remediation that was performed on the historic landfill;
 - (b) Any items, substances, or contaminants the resident believes to be in the historic landfill;
 - (c) Whether any testing was performed on the historic landfill;
 - (d) Whether further testing should be required before the county issues a land use permit;
- (e) Whether the resident believes the county followed all procedures required under this section for issuing a land use permit; and
- (f) Any other concern or comment the resident wishes to make about the historic landfill and any related land use permit.
- (2) All information presented at such public hearings and public meetings shall be deemed an official record to be preserved by the appropriate custodian of such records in the county.
- (3) The county shall use all information presented under this subsection in determining whether to conduct additional site testing for contaminants beyond any other required site testing before issuing a land use permit.
- (4) If the county determines that additional testing is necessary based on the records gathered at the public hearings and public meetings, the county shall require the additional necessary testing. If the additional testing determines that any reclamation or remediation was inadequate or that additional reclamation or remediation is necessary, the county shall require any reclamation or remediation of the historic landfill be completed before the county issues any land use permit."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chappelle-Nadal, House Amendment No. 15 was adopted.

Representative DeGroot offered House Amendment No. 16.

House Amendment No. 16

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 45, Section 442.404, Line 37, by inserting after said section and line the following:

- "451.040. 1. Previous to any marriage in this state, a license for that purpose shall be obtained from the officer authorized to issue the same, and no marriage contracted shall be recognized as valid unless the license has been previously obtained, and unless the marriage is solemnized by a person authorized by law to solemnize marriages.
- 2. Before applicants for a marriage license shall receive a license, and before the recorder of deeds shall be authorized to issue a license, the parties to the marriage shall present an application for the license, duly executed and signed in the presence of the recorder of deeds or their deputy **or electronically through an online process**. If an applicant is unable to sign the application in the presence of the recorder of deeds as a result of the applicant's incarceration or because the applicant has been called or ordered to active military duty out of the state or country, the recorder of deeds may issue a license if:
- (1) An affidavit or sworn statement is submitted by the incarcerated or military applicant on a form furnished by the recorder of deeds which includes the necessary information for the recorder of deeds to issue a marriage license under this section. The form shall include, but not be limited to, the following:
 - (a) The names of both applicants for the marriage license;
 - (b) The date of birth of the incarcerated or military applicant;
 - (c) An attestation by the incarcerated or military applicant that both applicants are not related;
 - (d) The date the marriage ended if the incarcerated or military applicant was previously married;
- (e) An attestation signed by the incarcerated or military applicant stating in substantial part that the applicant is unable to appear in the presence of the recorder of deeds as a result of the applicant's incarceration or because the applicant has been called or ordered to active military duty out of the state or country, which will be verified by the professional or official who directs the operation of the jail or prison or the military applicant's military officer, or such professional's or official's designee, and acknowledged by a notary public commissioned by the state of Missouri at the time of verification. However, in the case of an applicant who is called or ordered to active military duty outside Missouri, [acknowledgement] acknowledgment may be obtained by a notary public who is duly commissioned by a state other than Missouri or by notarial services of a military officer in accordance with the Uniform Code of Military Justice at the time of verification;
- (2) The completed marriage license application of the incarcerated or military applicant is submitted which includes the applicant's Social Security number; except that, in the event the applicant does not have a Social Security number, a sworn statement by the applicant to that effect; and
- (3) A copy of a government-issued identification for the incarcerated or military applicant which contains the applicant's photograph. However, in such case the incarcerated applicant does not have such an identification because the jail or prison to which he or she is confined does not issue an identification with a photo his or her notarized application shall satisfy this requirement.
- 3. Each application for a license shall contain the Social Security number of the applicant, provided that the applicant in fact has a Social Security number, or the applicant shall sign a statement provided by the recorder that the applicant does not have a Social Security number. The Social Security number contained in an application for a marriage license shall be exempt from examination and copying pursuant to section 610.024. After the receipt of the application the recorder of deeds shall issue the license, unless one of the parties withdraws the application. The license shall be void after thirty days from the date of issuance.
 - 4. Any person violating the provisions of this section shall be deemed guilty of a misdemeanor.
 - 5. Common-law marriages shall be null and void.
- 6. Provided, however, that no marriage shall be deemed or adjudged invalid, nor shall the validity be in any way affected for want of authority in any person so solemnizing the marriage pursuant to section 451.100, if consummated with the full belief on the part of the persons, so married, or either of them, that they were lawfully joined in marriage.
- 7. In the event a recorder of deeds utilizes an online process to accept applications for a marriage license or to issue a marriage license and the applicants' identity has not been verified in person, the recorder shall have a two-step identity verification process or a process that independently verifies the identity of such applicants. Such process shall be adopted as part of any electronic system for marriage licenses if the

applicants do not present themselves to the recorder or his or her designee in person. It shall be the responsibility of the recorder to ensure any process adopted to allow electronic application or issuance of a marriage license verifies the identities of both applicants. The recorder shall not accept applications for or issue marriage licenses through the process provided in this subsection unless at least one of the applicants is a resident of the county or city not within a county in which the application was submitted."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative DeGroot, **House Amendment No. 16** was adopted.

Representative Grier offered House Amendment No. 17.

House Amendment No. 17

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 44, Section 262.760, Line 15, by inserting the following after all of said section and line:

- "321.015. 1. No person holding any lucrative office or employment under this state, or any political subdivision thereof as defined in section 70.120, shall hold the office of fire protection district director under this chapter. When any fire protection district director accepts any office or employment under this state or any political subdivision thereof, his office shall thereby be vacated and he shall thereafter perform no duty and receive no salary or expenses as fire protection district director.
 - 2. This section shall not apply to:
- (1) Members of the organized militia, of the reserve corps, public school employees [and], notaries public, or employees of a law enforcement agency;
 - (2) Fire protection districts located wholly within counties of the second, third or fourth classification;
- (3) Fire protection districts in counties of the first classification with less than eighty-five thousand inhabitants;
- (4) Fire protection districts located within counties of the first classification not adjoining any other county of the first classification;
- (5) Fire protection districts located within any county of the first or second classification not having more than nine hundred thousand inhabitants which borders any three counties of the first classification;
- (6) Fire protection districts located within any county of the first classification which adjoins both a county with a charter form of government with more than nine hundred fifty thousand inhabitants, and adjoins at least four other counties;
- (7) Fire protection districts located within any county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants.
- 3. For the purposes of this section, the term "lucrative office or employment" does not include receiving retirement benefits, compensation for expenses, or a stipend or per diem, in an amount not to exceed seventy-five dollars for each day of service, for service rendered to a fire protection district, the state or any political subdivision thereof.
- 321.190. Each member of the board may receive an attendance fee not to exceed one hundred **fifty** dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than [two in any calendar month, except that in a county of the first class having a charter form of government, he shall not be paid for attending more than four in any calendar month. However, no board member shall be paid more than one attendance fee if such member attends more than] one board meeting in a calendar week. In addition, the chairman of the board of directors may receive fifty dollars for attending each regularly or specially called board meeting[, but shall not be paid the additional fee for attending more than two meetings in any calendar month]. Each member of the board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district. The secretary and the treasurer, if members of the board of directors, may each receive such additional compensation for the performance of their respective duties as secretary and treasurer as the board shall deem reasonable and necessary, not to exceed one thousand dollars per year. The circuit court having jurisdiction over the district shall have power to remove directors or any of them for good cause shown upon a petition, notice and hearing.

- 321.300. 1. The boundaries of any district organized pursuant to the provisions of this chapter may be changed in the manner prescribed in this section; but any change of boundaries of the district shall not impair or affect its organization or its rights in or to property, or any of its rights or privileges whatsoever; nor shall it affect or impair or discharge any contract, obligation, lien or charge for or upon which it might be liable or chargeable had any change of boundaries not been made.
 - 2. The boundaries may be changed as follows:
- (1) Twenty-five percent of the number of voters who voted in the most recent gubernatorial election in the area to be annexed may file with the board a petition in writing praying that such real property be included within the district; provided that in the case of a municipality having less than twenty percent of its total population in one fire protection district, the entire remaining portion may be included in another district so that none of the city is outside of a fire protection district at the time. The petition shall describe the property to be included in the district and shall describe the property owned by the petitioners and shall be deemed to give assent of the petitioners to the inclusion in the district of the property described in the petition; and such petition shall be in substantially the form set forth in section 321.495 dealing with referendums and verified in like manner; provided, however, that in the event that there are more than twenty-five property owners or taxpaying electors signing the petition, it shall be deemed sufficient description of their property in the petition as required in this section to list the addresses of such property; or
- (2) All of the owners of any territory or tract of land near or adjacent to a fire protection district who own all of the real estate in such territory or tract of land may file a petition with the board praying that such real property be included in the district. The petition shall describe the property owned by the petitioners and shall be deemed to give assent of the petitioners to the inclusion in the district of the property described in the petition;
- (3) Notwithstanding any provision of law to the contrary, in any fire protection district which is partly or wholly located in a noncharter county of the first classification with a population of less than one hundred thousand which adjoins any county of the first classification with a charter form of government with a population of nine hundred thousand or more inhabitants, if such fire protection district serves any portion of a city which is located in both such counties, the boundaries of the district may be expanded so as to include the entire city within the fire protection district, but the boundaries of the district shall not be expanded beyond the city limits of such city, as the boundaries of such city existed on January 1, 1993. Such change in the boundaries of the district shall be accomplished only if twenty-five percent of the number of voters who voted in the most recent gubernatorial election in the area to be annexed file with the board a petition in writing praying that such real property be included within the district. The petition shall describe the property to be included in the district and shall describe the property owned by the petitioners and shall be deemed to give assent of the petitioners to the inclusion in the district of the property described in the petition; and such petition shall be in substantially the form set forth in section 321.495 dealing with referendums and verified in like manner.
- (4) Notwithstanding any provision of law to the contrary, if one or more fire protection districts serve any portion of a city with a charter form of government that has a municipal fire department and is located in a county with a charter form of government with a population of nine hundred thousand or more inhabitants, the boundaries of any district may be expanded so as to include areas within the city into the boundaries of a fire protection district, but the boundaries of any district shall not be expanded beyond the city limits of such city, as the boundaries of such city existed on July 1, 2020. Such change in the district boundaries shall be accomplished pursuant to the provisions of this subdivision only if the governing body of such city shall file with the board of any such fire protection district a written consent for the board to seek approval of the circuit court having jurisdiction over the district for extension of the district's boundaries and to submit the question of extension of the district's boundaries to the registered voters of the area described in the city's consent with respect to that district. If the board of directors of the fire protection district or districts endorse the consent filed by such city, the district may petition the circuit court having jurisdiction over such district to order the extension of the district's boundaries to include the area described in the city's written consent with respect to that district subject to approval at an election held for that purpose. At such election, the question shall be submitted to the registered voters of the area to be included in a fire protection district in substantially the following form:

 \square YES \square NO

If a majority of the voters voting on the proposition vote in favor of the extension of the boundaries of that district, then the court shall enter an order declaring the extension of the boundaries of that fire protection district to be final and conclusive. In the event, however, that the court finds that a majority of the voters voting in the area to be included in a fire protection district voted against the proposition to extend the boundaries of that district, then the court shall enter its further order declaring the extension of boundaries of that district to be void and of no effect.

- 3. The secretary of the board shall cause notice of the filing of any petition filed pursuant to this section to be given and published in the county in which the property is located, which notice shall recite the filing of such petition, the number of petitioners, a general description of the boundaries of the area proposed to be included and the prayer of the petitioners; giving notice to all persons interested to appear at the office of the board at the time named in the notice and show cause in writing, if any they have, why the petition should not be granted. The board shall at the time and place mentioned, or at such time or times to which the hearing may be adjourned, proceed to hear the petition and all objections thereto presented in writing by any person showing cause why the petition should not be granted. The failure of any person interested to show cause in writing why such petition shall not be granted shall be deemed as an assent on his part to the inclusion of such lands in the district as prayed for in the petition.
- 4. If the board deems it for the best interest of the district, it shall grant the petition, but if the board determines that some portion of the property mentioned in the petition cannot as a practical matter be served by the district, or if it deems it for the best interest of the district that some portion of the property in the petition not be included in the district, then the board shall grant the petition in part only. If the petition is granted, the board shall make an order to that effect and file the same with the circuit clerk; and upon the order of the court having jurisdiction over the district, the property shall be included in the district. If the petition contains the signatures of all the owners of the property pursuant to the provisions of subdivision (2) of subsection 2 of this section, the property shall be included in the district upon the order of the court. If the petition contains the signatures of twenty-five percent of the number of voters who voted in the most recent gubernatorial election in the area to be annexed pursuant to subdivision (1) or subdivision (3) of subsection 2 of this section, the property shall be included in the district subject to the election provided in section 321.301. The circuit court having jurisdiction over the district shall proceed to make any such order including such additional property within the district as is provided in the order of the board, unless the court shall find that such order of the board was not authorized by law or that such order of the board was not supported by competent and substantial evidence.
- 5. Any person aggrieved by any decision of the board made pursuant to the provisions of this section may appeal that decision to the circuit court of the county in which the property is located within thirty days of the decision by the board.
- 6. No fire protection district, or employee thereof, in which territory is annexed pursuant to this section shall be required to comply with any prescribed firefighter training program or regimen which would not otherwise apply to the district or its employees, but for the requirements applicable to the annexed territory.
- 321.603. In addition to the compensation provided pursuant to section 321.190 for fire protection districts located in a county of the first classification with a charter form of government, each member of any such fire protection district board may receive an attendance fee not to exceed one hundred **fifty** dollars for attending a board meeting conducted pursuant to chapter 610[, but such board member shall not be paid for attending more than four such meetings in any calendar month. However, no board member shall be paid more than one attendance fee if such member attends more than one meeting conducted under chapter 610 in a calendar week]."; and

Further amend said bill, Page 85, Section D, Line 4, by inserting the following after all of said section and line:

"Section E. Because of the need to submit a question to the voters in a timely manner, the repeal and reenactment of section 321.300 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 321.300 of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hill offered House Amendment No. 1 to House Amendment No. 17.

House Amendment No. 1 to House Amendment No. 17

AMEND House Amendment No. 17 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 3, Line 25, by inserting immediately after the phrase "**no effect.**" on said line the following:

"Notwithstanding any other provision of law to the contrary, this election shall be held on the general election day in 2020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 1 to House Amendment No. 17** was adopted.

On motion of Representative Grier, **House Amendment No. 17**, **as amended**, was adopted.

Representative Kelley (127) offered **House Amendment No. 18**.

House Amendment No. 18

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 24, Section 94.900, Line 38, by deleting all of said line; and

Further amend said bill, page and section, Line 42, by deleting all of said line and inserting in lieu thereof the following:

"two hundred thousand inhabitants; or

(n) Any village or fourth class city with more than two hundred but less than three hundred inhabitants and located in any county of the third classification with a township form of government and with more than twelve thousand five hundred but less than twelve thousand six hundred inhabitants."; and

Further amend said bill, Page 27, Section 94.902, Line 34, by deleting the word "or"; and

Further amend said bill, page and section, Line 38, by deleting all of said line and inserting in lieu thereof the following:

"inhabitants; or

(13) any village or fourth class city with more than two hundred but less than three hundred inhabitants and located in any county of the third classification with a township form of government and with more than twelve thousand five hundred but less than twelve thousand six hundred inhabitants."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Walsh offered House Amendment No. 1 to House Amendment No. 18.

House Amendment No. 1 to House Amendment No. 18

AMEND House Amendment No. 18 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 1, Line 22, by inserting after said line the following:

"Further amend said bill, Page 30, Section 94.902, Line 137, by inserting after all of said section and line the following:

- "94.1014. 1. (1) The governing body of any city of the fourth classification with more than three thousand seven hundred but fewer than four thousand inhabitants and located in any county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the city or a portion thereof. The tax shall not be more than five percent per occupied room per night.
- (2) The tax shall not become effective unless the governing body of the city, on a general election day not earlier than the 2022 general election, submits to the voters of the city a proposal to authorize the city to impose a tax under this section, and the voters approve the tax.
- (3) The tax shall be in addition to the charge for the sleeping room and all other taxes imposed by law. The tax shall be stated separately from all other charges and taxes.
- (4) The proceeds of the tax shall be used by the city for the promotion of tourism; growth of the region; economic development purposes; and public safety purposes including, but not limited to, equipment expenditures, employee salaries and benefits, and facilities for police, firefighters, or emergency medical providers.
 - 2. The ballot for authorization of the tax shall be in substantially the following form: Shall (name of the city) impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels and motels situated in (name of the city) at a rate of percent for the promotion of tourism, growth of the region, economic development, and public safety?

 VES

 NO

If a majority of the votes cast on the proposal by qualified voters approve the proposal, the tax shall become effective on the first day of the second calendar quarter following the election. If a majority of the votes cast on the proposal by qualified voters opposed the proposal, the tax shall not become effective unless and until the proposal is again submitted to the voters of the city and is approved by a majority of the qualified voters voting thereon.

- 3. The governing body of any city authorized to levy a sales tax pursuant to this section shall include information on the city's website on the tax rate and the purposes for which the tax is levied.
- 4. As used in this section, "transient guest" means any person who occupies a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walsh, **House Amendment No. 1 to House Amendment No. 18** was adopted.

On motion of Representative Kelley (127), **House Amendment No. 18, as amended**, was adopted.

Representative Black (137) offered House Amendment No. 19.

House Amendment No. 19

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Pages 49-54, Section 620.2250, Lines 1-163, by deleting all of said section and inserting in lieu thereof the following:

- "620.2250. 1. This section shall be known and may be cited as the "Targeted Industrial Manufacturing Enhancement Zones Act".
 - 2. As used in this section, the following terms shall mean:
- (1) "County average wage", the average wage in each county as determined by the department for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;

- (2) "Department", the Missouri department of economic development;
- (3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the completion of an agreement pursuant to subsection 6 of this section and no job that is relocated from another location within this state shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the county average wage;
 - (4) "Political subdivision", a town, village, city, or county located in this state;
- (5) "Related facility", a facility operated by a company or a related company prior to the establishment of the TIME zone in question, and which is directly related to the operations of the facility within the new TIME zone;
- (6) "TIME zone", an area identified through an ordinance or resolution passed pursuant to subsection 4 of this section that is being developed or redeveloped for any purpose so long as any infrastructure or building built or improved is in the development area;
 - (7) "Zone board", the governing body of a TIME zone.
- 3. The governing bodies of at least two contiguous or overlapping political subdivisions in this state may establish one or more TIME zones, which shall be political subdivisions of the state, for the purposes of completing infrastructure projects to promote the economic development of the region. Such zones may only include the area within the governing bodies' jurisdiction, ownership, or control, and may include any such area. The governing bodies shall determine the boundaries for each TIME zone, and more than one TIME zone may exist within the governing bodies' jurisdiction or under the governing bodies' ownership or control, and may be expanded or contracted by resolution of the zone board.
- 4. (1) To establish a TIME zone, the governing bodies of at least two political subdivisions shall each propose an ordinance or resolution creating such zone. Such ordinance or resolution shall set forth the names of the political subdivisions which will form the TIME zone, the general nature of the proposed improvements, the estimated cost of such improvements, the boundaries of the proposed TIME zone, and the estimated number of new jobs to be created in the TIME zone. Prior to approving such ordinance or resolution, each governing body shall hold a public hearing to consider the creation of the TIME zone and the proposed improvements therein. The governing bodies shall hear and pass upon all objections to the TIME zone and the proposed improvements, if any, and may amend the proposed improvements, and the plans and specifications therefor.
- (2) After the passage or adoption of the ordinance or resolution creating the TIME Zone, governance of the TIME zone shall be by the zone board, which shall consist of seven members selected from the political subdivisions creating the TIME zone. Members of a zone board shall receive no salary or other compensation for their services as members, but shall receive their necessary traveling and other expenses incurred while actually engaged in the discharge of their official duties. The zone board may expand or contract such TIME zone through an ordinance or resolution following a public hearing conducted to consider such expansion or contraction.
- 5. The boundaries of the proposed TIME zone shall be described by metes and bounds, streets, or other sufficiently specific description.
- 6. (1) Prior to retaining any state withholding tax pursuant to subsection 9 of this section, a zone board shall enter into an agreement with the department. Such agreement shall include, but shall not be limited to:
 - (a) The estimated number of new jobs to be created;
 - (b) The estimated average wage of new jobs to be created;
 - (c) The estimated net fiscal impact of the new jobs;
 - (d) The estimated costs of the proposed improvements;
- (e) The estimated amount of withholding tax to be retained pursuant to subsection 9 of this section over the period of the agreement; and
 - (f) A copy of the ordinance establishing the board and a list of its members.
- (2) The department shall not approve an agreement with a zone board unless the zone board commits to creating the following number of new jobs:

- (a) For a TIME zone with a total population of less than five thousand inhabitants as determined by the most recent decennial census, a minimum of five new jobs with an average wage that equals or exceeds ninety percent of the county average wage;
- (b) For a TIME zone with a total population of at least five thousand inhabitants but less than fifty thousand inhabitants as determined by the most recent decennial census, a minimum of ten new jobs with an average wage that equals or exceeds ninety percent of the county average wage;
- (c) For a TIME zone with a total population of at least fifty thousand inhabitants but less than one hundred fifty thousand inhabitants as determined by the most recent decennial census, a minimum of fifteen new jobs with an average wage that equals or exceeds ninety percent of the county average wage; and
- (d) For a TIME zone with a total population of at least one hundred fifty thousand inhabitants as determined by the most recent decennial census, a minimum of twenty-five new jobs with an average wage that equals or exceeds ninety percent of the county average wage.
- 7. (1) The term of the agreement entered into pursuant to subsection 6 of this section shall not exceed ten years. A zone board may apply to the department for approval to renew any agreement. Such application shall be made on forms provided by the department. In determining whether to approve the renewal of an agreement, the department shall consider:
 - (a) The number of new jobs created and the average wage and net fiscal impact of such jobs;
- (b) The outstanding improvements to be made within the TIME zone and the funding necessary to complete such improvements; and
 - (c) Any other factor the department requires.
- (2) The department may approve the renewal of an agreement for a period not to exceed ten years. If a zone board has not met the new job requirements pursuant to subdivision (2) of subsection 6 of this section by the end of the agreement, the department shall recapture from such zone board the amount of withholding tax retained by the zone board pursuant to this section and the department shall not approve the renewal of an agreement with such zone board.
- (3) A zone board shall not retain any withholding tax pursuant to this section in excess of the costs of improvements completed by the zone board.
- 8. If a qualified company is retaining withholding tax pursuant to sections 620.2000 to 620.2020 for new jobs, as such terms are defined in section 620.2005, that also qualify for the retention of withholding tax pursuant to this section, the department shall not authorize an agreement pursuant to this section that results in more than fifty percent of the withholding tax for such new jobs being retained pursuant to this section and sections 620.2000 to 620.2020.
- 9. Upon the completion of an agreement pursuant to subsection 6 of this section, twenty-five percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within a TIME zone after development or redevelopment has commenced shall not be remitted to the general revenue fund of the state of Missouri. Such moneys shall be deposited into the TIME zone fund established pursuant to subsection 10 of this section for the purpose of continuing to expand, develop, and redevelop TIME zones identified by the zone board, and may be used for managerial, engineering, legal, research, promotion, planning, and any other expenses.
- 10. There is hereby created in the state treasury the "TIME Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the zone boards of the TIME zones from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section, which shall not exceed ten percent of the total amount collected within the TIME zones of a zone board. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 11. The zone board shall approve projects consistent with the provisions of this section that begin construction and disburse any money collected under this section. The zone board shall submit an annual budget for the funds to the department explaining how and when such money will be spent.
- 12. A zone board shall submit an annual report by December thirty-first of each year to the department and the general assembly. Such report shall include, but shall not be limited to:
 - (1) The locations of the established TIME zones governed by the zone board;
 - (2) The number of new jobs created within the TIME zones governed by the zone board;

- (3) The average wage of the new jobs created within the TIME zones governed by the zone board; and
- (4) The amount of withholding tax retained pursuant to subsection 9 of this section from new jobs created within the TIME zones governed by the zone board.
- 13. No political subdivision shall establish a TIME zone with boundaries that overlap the boundaries of an advanced industrial manufacturing zone established pursuant to section 68.075.
- 14. The total amount of withholding taxes retained by all TIME zones pursuant to the provisions of this section shall not exceed five million dollars per fiscal year.
- 15. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 16. Pursuant to section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized pursuant to this section shall sunset automatically on August 28, 2024, unless reauthorized by an act of the general assembly;
- (2) If such program is reauthorized, the program authorized pursuant to this section shall sunset automatically twelve years after the effective date of the reauthorization; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized pursuant to this section is sunset."; and

Further amend said bill, Page 85, Section 82.550, Line 3, by inserting after all of said line the following:

"[135.710. 1. As used in this section, the following terms mean:

- (1) "Alternative fuel vehicle refueling property", property in this state owned by an eligible applicant and used for storing alternative fuels and for dispensing such alternative fuels into fuel tanks of motor vehicles owned by such eligible applicant or private citizens;
- (2) "Alternative fuels", any motor fuel at least seventy percent of the volume of which consists of one or more of the following:
- (a) Ethanol;
- (b) Natural gas;
- (c) Compressed natural gas, or CNG;
- (d) Liquified natural gas, or LNG;
- (e) Liquified petroleum gas, or LP gas, propane, or autogas;
- (f) Any mixture of biodiesel and diesel fuel, without regard to any use of kerosene;
- (g) Hydrogen:
- (3) "Department", the department of economic development;
- (4) "Electric vehicle recharging property", property in this state owned by an eligible applicant and used for recharging electric motor vehicles owned by such eligible applicant or private citizens:
- (5) "Eligible applicant", a business entity or private citizen that is the owner of an electric vehicle recharging property or an alternative fuel vehicle refueling property;
- (6) "Qualified Missouri contractor", a contractor whose principal place of business is located in Missouri and has been located in Missouri for a period of not less than five years;
- (7) "Qualified property", an electric vehicle recharging property or an alternative fuel vehicle refueling property which, if constructed after August 28, 2014, was constructed with at least fifty-one percent of the costs being paid to qualified Missouri contractors for the:
- (a) Fabrication of premanufactured equipment or process piping used in the construction of such facility;
- (b) Construction of such facility; and
- (c) General maintenance of such facility during the time period in which such facility receives any tax credit under this section.

If no qualified Missouri contractor is located within seventy-five miles of the property, the requirement that fifty one percent of the costs shall be paid to qualified Missouri contractors shall not apply.

- 2. For all tax years beginning on or after January 1, 2015, but before January 1, 2018, any eligible applicant who installs and operates a qualified property shall be allowed a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or due under chapter 147 or chapter 148 for any tax year in which the applicant is constructing the qualified property. The credit allowed in this section per eligible applicant who is a private citizen shall not exceed fifteen hundred dollars or per eligible applicant that is a business entity shall not exceed the lesser of twenty thousand dollars or twenty percent of the total costs directly associated with the purchase and installation of any alternative fuel storage and dispensing equipment or any recharging equipment on any qualified property, which shall not include the following:
- (1) Costs associated with the purchase of land upon which to place a qualified property;
- (2) Costs associated with the purchase of an existing qualified property; or
- (3) Costs for the construction or purchase of any structure.
- 3. Tax credits allowed by this section shall be claimed by the eligible applicant at the time such applicant files a return for the tax year in which the storage and dispensing or recharging facilities were placed in service at a qualified property, and shall be applied against the income tax liability imposed by chapter 143, chapter 147, or chapter 148 after all other credits provided by law have been applied. The cumulative amount of tax credits which may be claimed by eligible applicants claiming all credits authorized in this section shall not exceed one million dollars in any calendar year, subject to appropriations.
- 4. If the amount of the tax credit exceeds the eligible applicant's tax liability, the difference shall-not be refundable. Any amount of credit that an eligible applicant is prohibited by this section-from claiming in a taxable year may be carried forward to any of such applicant's two subsequent-taxable years. Tax credits allowed under this section may be assigned, transferred, sold, or otherwise conveyed.
- 5. Any qualified property, for which an eligible applicant receives tax credits under this section, which ceases to sell alternative fuel or recharge electric vehicles shall cause the forfeiture of such eligible applicant's tax credits provided under this section for the taxable year in which the qualified property ceased to sell alternative fuel or recharge electric vehicles and for future taxable years with no recapture of tax credits obtained by an eligible applicant with respect to such applicant's tax years which ended before the sale of alternative fuel or recharging of electric vehicles ceased.
- 6. The director of revenue shall establish the procedure by which the tax credits in this section may be claimed, and shall establish a procedure by which the cumulative amount of tax credits is apportioned equally among all eligible applicants claiming the credit. To the maximum extent possible, the director of revenue shall establish the procedure described in this subsection in such a manner as to ensure that eligible applicants can claim all the tax credits possible up to the cumulative amount of tax credits available for the taxable year. No eligible applicant claiming a tax credit under this section shall be liable for any interest or penalty for filing a tax return after the date fixed for filing such return as a result of the apportionment procedure under this subsection.
- 7. Any eligible applicant desiring to claim a tax credit under this section shall submit the appropriate application for such credit with the department. The application for a tax credit underthis section shall include any information required by the department. The department shall review the applications and certify to the department of revenue each eligible applicant that qualifies for the tax credit.
- 8. The department and the department of revenue may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2008, shall be invalid and void.

- 9. The provisions of section 23.253 of the Missouri sunset act notwithstanding:
- (1) The provisions of the new program authorized under this section shall automatically sunset three years after December 31, 2014, unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset six years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on December thirty-first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; and
- (4) The provisions of this subsection shall not be construed to limit or in any way impair the department's ability to redeem tax credits authorized on or before the date the program authorized under this section expires or a taxpayer's ability to redeem such tax credits.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Gannon assumed the Chair.

On motion of Representative Black (137), House Amendment No. 19 was adopted.

Representative Coleman (97) offered House Amendment No. 20.

House Amendment No. 20

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 14, Section 67.662, Line 13, by inserting after all of said section and line the following:

"67.1545. 1. Any district formed as a political subdivision may impose by resolution a district sales and use tax on all retail sales made in such district which are subject to taxation pursuant to sections 144.010 to 144.525, except sales of motor vehicles, trailers, boats or outboard motors and sales to or by public utilities and providers of communications, cable, or video services. Any sales and use tax imposed pursuant to this section may be imposed in increments of one-eighth of one percent, up to a maximum of one percent. Such district sales and use tax may be imposed for any district purpose designated by the district in its ballot of submission to [its] qualified voters; except that, no resolution adopted pursuant to this section shall become effective unless the board of directors of the district submits to the qualified voters of the municipality in which the district is located, by mail-in ballot, a proposal to authorize a sales and use tax pursuant to this section. If a majority of the votes cast by the qualified voters on the proposed sales tax are in favor of the sales tax, then the resolution is adopted. If a majority of the votes cast by the qualified voters are opposed to the sales tax, then the resolution is void.

The ballot sha	all be substantially in th	e following form:	
Shall the	(insert name of district) Community Improveme	ent District impose a community
improvement dis	trictwide sales and use	tax at the maximum rate of	of (insert amount) for a
period of	(insert number) years t	from the date on which su	ich tax is first imposed for the
purpose of provio	ding revenue for	_(insert general description	on of the purpose)?
	□ YES	□ NO	

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

- 3. Within ten days after the qualified voters have approved the imposition of the sales and use tax, the district shall, in accordance with section 32.087, notify the director of the department of revenue. The sales and use tax authorized by this section shall become effective on the first day of the second calendar quarter after the director of the department of revenue receives notice of the adoption of such tax.
- 4. The director of the department of revenue shall collect any tax adopted pursuant to this section pursuant to section 32.087.
- 5. In each district in which a sales and use tax is imposed pursuant to this section, every retailer shall add such additional tax imposed by the district to such retailer's sale price, and when so added such tax shall constitute a part of the purchase price, shall be a debt of the purchaser to the retailer until paid and shall be recoverable at law in the same manner as the purchase price.

- 6. In order to allow retailers to collect and report the sales and use tax authorized by this section as well as all other sales and use taxes required by law in the simplest and most efficient manner possible, a district may establish appropriate brackets to be used in the district imposing a tax pursuant to this section in lieu of the brackets provided in section 144.285.
 - 7. The penalties provided in sections 144.010 to 144.525 shall apply to violations of this section.
- 8. All revenue received by the district from a sales and use tax imposed pursuant to this section which is designated for a specific purpose shall be deposited into a special trust fund and expended solely for such purpose. Upon the expiration of any sales and use tax adopted pursuant to this section, all funds remaining in the special trust fund shall continue to be used solely for the specific purpose designated in the resolution adopted by the qualified voters. Any funds in such special trust fund which are not needed for current expenditures may be invested by the board of directors pursuant to applicable laws relating to the investment of other district funds.
- 9. A district may repeal by resolution any sales and use tax imposed pursuant to this section before the expiration date of such sales and use tax unless the repeal of such sales and use tax will impair the district's ability to repay any liabilities the district has incurred, moneys the district has borrowed or obligation the district has issued to finance any improvements or services rendered for the district.
- 10. Notwithstanding the provisions of chapter 115, an election for a district sales and use tax under this section shall be conducted in accordance with the provisions of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Coleman (97), House Amendment No. 20 was adopted.

Representative Pike offered House Amendment No. 21.

House Amendment No. 21

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 725, Page 14, Section 67.662, Line 13, by inserting after all of said section and line the following:

- "67.1011. 1. The governing body of any city of the third classification with more than four thousand but fewer than four thousand five hundred inhabitants and located in any county of the third classification with a township form of government and with more than sixteen thousand but fewer than eighteen thousand inhabitants may impose a tax as provided in this section.
- 2. The governing body of any city described under subsection 1 of this section may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the city, which shall be no more than six percent per occupied room per night. The tax shall not become effective unless the governing body of the city submits to the voters of the city at an election a question to authorize the governing body of the city to impose the tax. The tax shall be in addition to the charge for the sleeping room and shall be in addition to any and all other taxes. The tax shall be stated separately from all other charges and taxes.

 3. The question for the tax shall be in substantially the following form:

s. The qu	estion for the tax shall be in substantially	the following form:
Shall	(city name) impose a tax on the charge	es for all sleeping rooms paid by the
transient g	guests of hotels and motels situated in	(city name) at a rate of percent?
□ YES □	l NO	

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, the tax shall become effective on the first day of the second calendar quarter following the calendar quarter in which the election was held. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting thereon.

4. As used in this section, "transient guests" means a person or persons who occupy a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Spencer moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	094

Anderson	Andrews	Bailey	Basye	Billington
Black 137	Black 7	Bondon	Bromley	Busick
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Falkner	Fishel	Fitzwater	Gannon	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hill	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Lovasco	Lynch	Mayhew
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Rone	Ross	Ruth	Schroer	Sharpe 4
Shaul 113	Shields	Simmons	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	

NOES: 037

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Ellebracht	Gray	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mosley	Person	Pierson Jr.	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 031

Allred	Baker	Barnes	Bosley	Burns
Carter	Chipman	Clemens	Dogan	Evans
Francis	Green	Gregory	Hicks	Houx
Knight	Love	McDaniel	Messenger	Mitten
Morgan	Plocher	Price	Roden	Sain
Sauls	Schnelting	Shawan	Shull 16	Smith
T				

Tate

VACANCIES: 001

Speaker Haahr resumed the Chair.

On motion of Representative Pike, House Amendment No. 21 was adopted.

HCS SCS SB 725, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

HCS SB 544, relating to political subdivisions, was taken up by Representative Patterson.

On motion of Representative Patterson, the title of HCS SB 544 was agreed to.

Representative Christofanelli offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 544, Page 46, Section 550.125, Lines 20-22, by deleting all of said lines and inserting in lieu thereof the following:

"disburse such moneys to the county. In the event that the amount disbursed is less than the costs set out in this section, the original county shall reimburse the county to which the case was transferred for the difference."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for Senate Bill No. 544, Page 1, Line 6, by inserting after said line the following:

"Further amend said bill, Page 85, Section 17, Line 41, by inserting after all of said section and line the following:

"Section 18. Notwithstanding the provisions of section 1.140 to the contrary, the provisions of this act shall be nonseverable, and if any provision is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of this act."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Solon moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Anderson	Andrews	Bailey	Basye	Black 137
Black 7	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Gannon	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Hicks	Hill	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kolkmeyer

Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	Patterson	Pfautsch	Pike
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Wright	Mr. Speaker

NOES: 035

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Butz	Carpenter
Chappelle-Nadal	Ellebracht	Gray	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mosley	Person	Pierson Jr.	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sharp 36	Stevens 46	Unsicker	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 037

Aldridge	Allred	Baker	Barnes	Billington
Bosley	Burns	Carter	Clemens	Dogan
Fitzwater	Francis	Green	Gregory	Helms
Henderson	Houx	Kidd	Knight	McDaniel
Messenger	Miller	Mitten	Morgan	O'Donnell
Pietzman	Plocher	Price	Toalson Reisch	Sain
Sauls	Schnelting	Schroer	Shawan	Shull 16
Stephens 128	Wood			

VACANCIES: 001

Representative Lavender moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Christofanelli, House Amendment No. 1 was adopted.

Representative Sharpe (4) offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 544, Page 43, Section 285.040, Line 2, by inserting after all of said section and line the following:

"305.800. As used in sections 305.800 to 305.810, the following terms mean:

(1) "Abandoned aircraft", an aircraft left in a wrecked, inoperative, or partially dismantled condition at an airport; or an aircraft that has remained in an idle state at an airport for forty-five consecutive calendar days without a contractual agreement between the owner or operator of the aircraft and the airport for use of the airport premises;

- (2) "Airport superintendent", the person or group of people authorized to make decisions on behalf of an airport, including but not limited to, an airport operated by a city, county, or other political subdivision;
- (3) "Derelict aircraft", any aircraft that is not in a flyable condition, does not have a current certificate of airworthiness issued by the Federal Aviation Administration, and is not in the process of actively being repaired.

305.802. 1. If a derelict aircraft or abandoned aircraft is discovered on airport property, the airport superintendent shall:

- (1) Make a record of the date the aircraft was discovered on the airport property; and
- (2) Inquire as to the name and address of any person having an equitable or legal interest in the aircraft, including the owner and any lienholders, by:
- (a) Contacting the Federal Aviation Administration, aircraft registration branch, and making a diligent search of the appropriate records; or
 - (b) Contacting an aircraft title search company.
- 2. Within ten business days of receiving the information requested under subsection 1 of this section, the airport superintendent shall notify the owner and all other interested parties by certified mail, return receipt requested:
 - (1) Of the location of the derelict or abandoned aircraft on the airport property;
- (2) That fees and charges for the use of the airport by the aircraft have accrued and the amount of those fees and charges;
- (3) That the aircraft is subject to a lien under section 305.806 for any unpaid and accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft;
 - (4) That the lien is subject to enforcement under this section;
- (5) That the airport may use, trade, sell, or remove the aircraft as described in section 305.804 if, within thirty calendar days after the date of receipt of the notice, the owner or other interested party has not removed the aircraft from the airport and paid in full all accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft; and
- (6) That the airport superintendent may remove the aircraft in less than thirty calendar days if the aircraft poses a danger to the health or safety of users of the airport, as determined by the airport superintendent.
- 3. (1) If the owner of the aircraft is unknown or cannot be found after the inquiry required under subdivision (1) of subsection 2 of this section, the airport superintendent shall place a notice upon the aircraft in a conspicuous place containing the information required under subdivisions (2), (3), (4), (5), and (6) of subsection 2 of this section.
- (2) The notice required under subdivision (1) of this subsection shall be not less than eight inches by ten inches and shall be laminated or otherwise sufficiently weatherproof to withstand normal exposure to rain, snow, and other conditions.
- 305.804. 1. If the owner or other interested party has not removed the aircraft from the airport and paid in full all accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft, or shown reasonable cause for the failure to do so within thirty calendar days of the airport superintendent posting notice under section 305.802, the airport superintendent may:
- (1) Retain the aircraft for use by the airport, the state, or the unit of local government owning or operating the airport;
 - (2) Trade the aircraft to another unit of local government or a state agency;
 - (3) Sell the aircraft; or
- (4) Dispose of the aircraft through an appropriate refuse removal company or a company that provides salvage services for aircraft.
- 2. If the airport superintendent elects to sell the aircraft in accordance with subdivision (3) of subsection 1 of this section, the aircraft shall be sold at public auction after giving notice of the time and place of sale, at least ten calendar days prior to the date of sale, in a newspaper of general circulation within the county where the airport is located and after providing written notice of the intended sale to all parties known to have an interest in the aircraft.
- 3. If the airport superintendent elects to dispose of the aircraft in accordance with subdivision (4) of subsection 1 of this section, the airport superintendent shall be entitled to negotiate with the company for a price to be received from the company in payment for the aircraft, or, if circumstances so warrant, a price to

be paid to the company by the airport superintendent for the costs of disposing of the aircraft. All information and records pertaining to the establishment of the price and the justification for the amount of the price shall be prepared and maintained by the airport superintendent.

- 4. If the sale price or the negotiated price is less than the airport superintendent's current fees and charges against the aircraft, the owner of the aircraft shall remain liable to the airport superintendent for the fees and charges that are not offset by the sale price or negotiated price.
- 5. All costs incurred by the airport superintendent in the removal, storage, and sale of any aircraft shall be recoverable against the owner of the aircraft.
- 305.806. 1. The airport superintendent shall have a lien on a derelict or abandoned aircraft for all unpaid fees and charges for the use of the airport by the aircraft and for all unpaid costs incurred by the airport superintendent for the transportation, storage, and removal of the aircraft. As a prerequisite to perfecting a lien under this section, the airport superintendent shall serve a notice on the last registered owner and all persons having an equitable or legal interest in the aircraft.
- 2. (1) For the purpose of perfecting a lien under this section, the airport superintendent shall file a claim of lien that states:
 - (a) The name and address of the airport;
- (b) The name of the last registered owner of the aircraft and all persons having a legal or equitable interest in the aircraft;
- (c) The fees and charges incurred by the aircraft for the use of the airport and the costs for the transportation, storage, and removal of the aircraft; and
 - (d) A description of the aircraft sufficient for identification.
- (2) The claim of lien shall be signed and sworn to or affirmed by the airport superintendent's director or the director's designee.
- (3) The claim of lien shall be served on the last registered owner of the aircraft and all persons having an equitable or legal interest in the aircraft. The claim of lien shall be served before filing.
- (4) The claim of lien shall be filed with the proper office according to section 400-9.501. The filing of the claim of lien shall be constructive notice to all persons of the contents and effect of such claim. The lien shall attach at the time of filing and shall take priority as of that time.
- 305.808. 1. If the aircraft is sold, the airport superintendent shall satisfy the airport superintendent's lien, plus the reasonable expenses of notice, advertisement, and sale from the proceeds of the sale.
- 2. The balance of the proceeds of the sale, if any, shall be held by the airport superintendent and delivered on demand to the owner of the aircraft.
- 3. If no person claims the balance within twelve months of the date of sale, the airport shall retain the funds and use the funds for airport operations.
- 305.810. 1. Any person acquiring a legal interest in an aircraft under sections 305.800 to 305.810 shall be the lawful owner of the aircraft and all other legal or equitable interests in that aircraft shall be divested; provided that, the holder of any legal or equitable interest was notified of the intended disposal of the aircraft as required under sections 305.800 to 305.810.
- 2. The airport superintendent may issue documents of disposition to the purchaser or recipient of an aircraft disposed of under sections 305.800 to 305.810."; and

Further amend said bill, Page 54, Section 620.2459, Line 13, by inserting after all of said section and line the following:

"640.500. Any county historical society, or county commission in a county without a historical society, may designate certain real property as historic farm property if such property has been used for agricultural or horticultural purposes and the historical society or county commission deems the property historically significant or significant to agriculture. The provisions of subdivision (3) of section 523.039 shall apply to any property designated as a historic farm property under the provisions of this section. The county historical society, or county commission in a county without a historical society, may develop an application and approval process for historic farm property designations and may offer appropriate signage for historic farm property owners to display on their property."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharpe (4), House Amendment No. 2 was adopted.

Representative Eggleston offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 544, Pages 33-39, Section 137.115, Lines 1-198, by deleting all of said section and lines and inserting the following:

"137.115. 1. All other laws to the contrary notwithstanding, the assessor or the assessor's deputies in all counties of this state including the City of St. Louis shall annually make a list of all real and tangible personal property taxable in the assessor's city, county, town or district. Except as otherwise provided in subsection 3 of this section and section 137.078, the assessor shall annually assess all personal property at thirty-three and one-third percent of its true value in money as of January first of each calendar year. The assessor shall annually assess all real property, including any new construction and improvements to real property, and possessory interests in real property at the percent of its true value in money set in subsection 5 of this section. The true value in money of any possessory interest in real property in subclass (3), where such real property is on or lies within the ultimate airport boundary as shown by a federal airport layout plan, as defined by 14 CFR 151.5, of a commercial airport having a FAR Part 139 certification and owned by a political subdivision, shall be the otherwise applicable true value in money of any such possessory interest in real property, less the total dollar amount of costs paid by a party, other than the political subdivision, towards any new construction or improvements on such real property completed after January 1, 2008, and which are included in the above-mentioned possessory interest, regardless of the year in which such costs were incurred or whether such costs were considered in any prior year. The assessor shall annually assess all real property in the following manner: new assessed values shall be determined as of January first of each odd-numbered year and shall be entered in the assessor's books; those same assessed values shall apply in the following even-numbered year, except for new construction and property improvements which shall be valued as though they had been completed as of January first of the preceding odd-numbered year. The assessor may call at the office, place of doing business, or residence of each person required by this chapter to list property, and require the person to make a correct statement of all taxable tangible personal property owned by the person or under his or her care, charge or management, taxable in the county. On or before January first of each even-numbered year, the assessor shall prepare and submit a twoyear assessment maintenance plan to the county governing body and the state tax commission for their respective approval or modification. The county governing body shall approve and forward such plan or its alternative to the plan to the state tax commission by February first. If the county governing body fails to forward the plan or its alternative to the plan to the state tax commission by February first, the assessor's plan shall be considered approved by the county governing body. If the state tax commission fails to approve a plan and if the state tax commission and the assessor and the governing body of the county involved are unable to resolve the differences, in order to receive state cost-share funds outlined in section 137.750, the county or the assessor shall petition the administrative hearing commission, by May first, to decide all matters in dispute regarding the assessment maintenance plan. Upon agreement of the parties, the matter may be stayed while the parties proceed with mediation or arbitration upon terms agreed to by the parties. The final decision of the administrative hearing commission shall be subject to judicial review in the circuit court of the county involved. In the event a valuation of subclass (1) real property within any county with a charter form of government, or within a city not within a county, is made by a computer, computerassisted method or a computer program, the burden of proof, supported by clear, convincing and cogent evidence to sustain such valuation, shall be on the assessor at any hearing or appeal. In any such county, unless the assessor proves otherwise, there shall be a presumption that the assessment was made by a computer, computer-assisted method or a computer program. Such evidence shall include, but shall not be limited to, the following:

- (1) The findings of the assessor based on an appraisal of the property by generally accepted appraisal techniques; and
- (2) The purchase prices from sales of at least three comparable properties and the address or location thereof. As used in this subdivision, the word "comparable" means that:
 - (a) Such sale was closed at a date relevant to the property valuation; and
- (b) Such properties are not more than one mile from the site of the disputed property, except where no similar properties exist within one mile of the disputed property, the nearest comparable property shall be used. Such property shall be within five hundred square feet in size of the disputed property, and resemble the disputed property in age, floor plan, number of rooms, and other relevant characteristics.

- 2. Assessors in each county of this state and the City of St. Louis may send personal property assessment forms through the mail.
- 3. The following items of personal property shall each constitute separate subclasses of tangible personal property and shall be assessed and valued for the purposes of taxation at the following percentages of their true value in money:
 - (1) Grain and other agricultural crops in an unmanufactured condition, one-half of one percent;
 - (2) Livestock, twelve percent;
 - (3) Farm machinery, twelve percent;
- (4) Motor vehicles which are eligible for registration as and are registered as historic motor vehicles pursuant to section 301.131 and aircraft which are at least twenty-five years old and which are used solely for noncommercial purposes and are operated less than [fifty] two hundred hours per year or aircraft that are home built from a kit, five percent;
 - (5) Poultry, twelve percent; and
- (6) Tools and equipment used for pollution control and tools and equipment used in retooling for the purpose of introducing new product lines or used for making improvements to existing products by any company which is located in a state enterprise zone and which is identified by any standard industrial classification number cited in subdivision (5) of section 135.200, twenty-five percent.
- 4. The person listing the property shall enter a true and correct statement of the property, in a printed blank prepared for that purpose. The statement, after being filled out, shall be signed and either affirmed or sworn to as provided in section 137.155. The list shall then be delivered to the assessor.
- 5. (1) All subclasses of real property, as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, shall be assessed at the following percentages of true value:
 - (a) For real property in subclass (1), nineteen percent;
 - (b) For real property in subclass (2), twelve percent; and
 - (c) For real property in subclass (3), thirty-two percent.
- (2) A taxpayer may apply to the county assessor, or, if not located within a county, then the assessor of such city, for the reclassification of such taxpayer's real property if the use or purpose of such real property is changed after such property is assessed under the provisions of this chapter. If the assessor determines that such property shall be reclassified, he or she shall determine the assessment under this subsection based on the percentage of the tax year that such property was classified in each subclassification.
- 6. Manufactured homes, as defined in section 700.010, which are actually used as dwelling units shall be assessed at the same percentage of true value as residential real property for the purpose of taxation. The percentage of assessment of true value for such manufactured homes shall be the same as for residential real property. If the county collector cannot identify or find the manufactured home when attempting to attach the manufactured home for payment of taxes owed by the manufactured home owner, the county collector may request the county commission to have the manufactured home removed from the tax books, and such request shall be granted within thirty days after the request is made; however, the removal from the tax books does not remove the tax lien on the manufactured home if it is later identified or found. For purposes of this section, a manufactured home located in a manufactured home rental park, rental community or on real estate not owned by the manufactured home owner shall be considered personal property. For purposes of this section, a manufactured home located on real estate owned by the manufactured home owner may be considered real property.
- 7. Each manufactured home assessed shall be considered a parcel for the purpose of reimbursement pursuant to section 137.750, unless the manufactured home is real estate as defined in subsection 7 of section 442.015 and assessed as a realty improvement to the existing real estate parcel.
- 8. Any amount of tax due and owing based on the assessment of a manufactured home shall be included on the personal property tax statement of the manufactured home owner unless the manufactured home is real estate as defined in subsection 7 of section 442.015, in which case the amount of tax due and owing on the assessment of the manufactured home as a realty improvement to the existing real estate parcel shall be included on the real property tax statement of the real estate owner.
- 9. The assessor of each county and each city not within a county shall use the trade-in value published in the October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information for determining the true value of motor vehicles described in such publication. The assessor shall not use a value that is greater than the average trade-in value in determining the true value of the motor vehicle without performing a physical inspection of the motor vehicle. For vehicles two

years old or newer from a vehicle's model year, the assessor may use a value other than average without performing a physical inspection of the motor vehicle. In the absence of a listing for a particular motor vehicle in such publication, the assessor shall use such information or publications which in the assessor's judgment will fairly estimate the true value in money of the motor vehicle.

- 10. Before the assessor may increase the assessed valuation of any parcel of subclass (1) real property by more than fifteen percent since the last assessment, excluding increases due to new construction or improvements, the assessor shall conduct a physical inspection of such property.
- 11. If a physical inspection is required, pursuant to subsection 10 of this section, the assessor shall notify the property owner of that fact in writing and shall provide the owner clear written notice of the owner's rights relating to the physical inspection. If a physical inspection is required, the property owner may request that an interior inspection be performed during the physical inspection. The owner shall have no less than thirty days to notify the assessor of a request for an interior physical inspection.
- 12. A physical inspection, as required by subsection 10 of this section, shall include, but not be limited to, an on-site personal observation and review of all exterior portions of the land and any buildings and improvements to which the inspector has or may reasonably and lawfully gain external access, and shall include an observation and review of the interior of any buildings or improvements on the property upon the timely request of the owner pursuant to subsection 11 of this section. Mere observation of the property via a drive-by inspection or the like shall not be considered sufficient to constitute a physical inspection as required by this section.
- 13. [The provisions of subsections 11 and 12 of this section shall only apply in any county with a charter form of government with more than one million inhabitants.
- 14.] A county or city collector may accept credit cards as proper form of payment of outstanding property tax or license due. No county or city collector may charge surcharge for payment by credit card which exceeds the fee or surcharge charged by the credit card bank, processor, or issuer for its service. A county or city collector may accept payment by electronic transfers of funds in payment of any tax or license and charge the person making such payment a fee equal to the fee charged the county by the bank, processor, or issuer of such electronic payment.
- [15] 14. Any county or city not within a county in this state may, by an affirmative vote of the governing body of such county, opt out of the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninetysecond general assembly, second regular session, for the next year of the general reassessment, prior to January first of any year. No county or city not within a county shall exercise this opt-out provision after implementing the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, in a year of general reassessment. For the purposes of applying the provisions of this subsection, a political subdivision contained within two or more counties where at least one of such counties has opted out and at least one of such counties has not opted out shall calculate a single tax rate as in effect prior to the enactment of house bill no. 1150 of the ninety-first general assembly, second regular session. A governing body of a city not within a county or a county that has opted out under the provisions of this subsection may choose to implement the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session, and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of general reassessment, by an affirmative vote of the governing body prior to December thirty-first of any year.
- [46] 15. The governing body of any city of the third classification with more than twenty-six thousand three hundred but fewer than twenty-six thousand seven hundred inhabitants located in any county that has exercised its authority to opt out under subsection 15 of this section may levy separate and differing tax rates for real and personal property only if such city bills and collects its own property taxes or satisfies the entire cost of the billing and collection of such separate and differing tax rates. Such separate and differing rates shall not exceed such city's tax rate ceiling.
- [47] 16. Any portion of real property that is available as reserve for strip, surface, or coal mining for minerals for purposes of excavation for future use or sale to others that has not been bonded and permitted under chapter 444 shall be assessed based upon how the real property is currently being used. Any information provided to a county assessor, state tax commission, state agency, or political subdivision responsible for the administration of tax policies shall, in the performance of its duties, make available all books, records, and information requested, except such books, records, and information as are by law declared confidential in nature, including individually

identifiable information regarding a specific taxpayer or taxpayer's mine property. For purposes of this subsection, "mine property" shall mean all real property that is in use or readily available as a reserve for strip, surface, or coal mining for minerals for purposes of excavation for current or future use or sale to others that has been bonded and permitted under chapter 444."; and

Further amend said bill, Pages 39-40, Section 138.060, Lines 1-25, by deleting all of said section and lines and inserting in lieu thereof the following:

- "138.060. 1. The county board of equalization shall, in a summary way, determine all appeals from the valuation of property made by the assessor, and shall correct and adjust the assessment accordingly. There shall be no presumption that the assessor's valuation is correct. In any county with a charter form of government with a population greater than two hundred eighty thousand inhabitants but less than two hundred eighty-five thousand inhabitants, [and] in any county with a charter form of government with greater than one million inhabitants, [and] in any city not within a county, and in any other county for any property whose assessed valuation increased at least fifteen percent from the previous assessment unless the increase is due to new construction or improvement, the assessor shall have the burden to prove that the assessor's valuation does not exceed the true market value of the subject property. In such county or city, in the event a physical inspection of the subject property is required by subsection 10 of section 137.115, the assessor shall have the burden to establish the manner in which the physical inspection was performed and shall have the burden to prove that the physical inspection was performed in accordance with section 137.115. In such county or city, in the event the assessor fails to provide sufficient evidence to establish that the physical inspection was performed in accordance with section 137.115, the property owner shall prevail on the appeal as a matter of law. At any hearing before the state tax commission or a court of competent jurisdiction of an appeal of assessment from a first class charter county or a city not within a county, the assessor shall not advocate nor present evidence advocating a valuation higher than that value finally determined by the assessor or the value determined by the board of equalization, whichever is higher, for that assessment period.
- 2. The county clerk shall keep an accurate record of the proceedings and orders of the board, and the assessor shall correct all erroneous assessments, and the clerk shall adjust the tax book according to the orders of such board and the orders of the state tax commission, except that in adding or deducting such percent to each tract or parcel of real estate as required by such board or state tax commission, he shall add or deduct in each case any fractional sum of less than fifty cents, so that the value of any separate tract shall contain no fractions of a dollar.
- 138.090. 1. Except as provided in subsection 2 of this section, the county board of equalization in first class counties shall meet on the [first] third Monday in July of each year.
- 2. Upon a finding by the board that it is necessary in order to fairly hear all cases arising from a general reassessment, the board may begin meeting after July first in any applicable year to timely consider any appeal or complaint resulting from an evaluation made during a general reassessment of all taxable real property and possessory interests in the county. There shall be no presumption that the assessor's valuation is correct."; and

Further amend said bill, Page 89, Section C, Lines 1-4, by deleting all of said section and lines; and

Further amend said bill and page, Section D, Line 1, by deleting the letter "D." and inserting in lieu thereof the letter "C."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 3** was adopted.

Representative Pike offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 544, Page 14, Section 67.142, Line 13, by inserting after all of said section and line the following:

- "67.1011. 1. The governing body of any city of the third classification with more than four thousand but fewer than four thousand five hundred inhabitants and located in any county of the third classification with a township form of government and with more than sixteen thousand but fewer than eighteen thousand inhabitants may impose a tax as provided in this section.
- 2. The governing body of any city described under subsection 1 of this section may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the city, which shall be no more than six percent per occupied room per night. The tax shall not become effective unless the governing body of the city submits to the voters of the city at an election a question to authorize the governing body of the city to impose the tax. The tax shall be in addition to the charge for the sleeping room and shall be in addition to any and all other taxes. The tax shall be stated separately from all other charges and taxes.

3. The ques	stion for the tax shall be in substantially t	the following form:
Shall	_ (city name) impose a tax on the charge	s for all sleeping rooms paid by the
transient gu	ests of hotels and motels situated in	(city name) at a rate of percent?
	NO	

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, the tax shall become effective on the first day of the second calendar quarter following the calendar quarter in which the election was held. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting thereon.

4. As used in this section, "transient guests" means a person or persons who occupy a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelley (127) offered **House Amendment No. 1 to House Amendment No. 4**.

House Amendment No. 1 to House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Bill No. 544, Page 1, Line 28, by inserting after all of said line the following:

"Further amend said bill, Page 21, Section 89.080, Line 28, by inserting after all of said section and line the following:

- "94.838. 1. As used in this section, the following terms mean:
- (1) "Food", all articles commonly used for food or drink, including alcoholic beverages, the provisions of chapter 311 notwithstanding;
 - (2) "Food establishment", any cafe, cafeteria, lunchroom, or restaurant which sells food at retail;
- (3) "Municipality", any village or fourth class city with more than two hundred but less than three hundred inhabitants and located in any county of the third classification with a township form of government and with more than twelve thousand five hundred but less than twelve thousand six hundred inhabitants;
- (4) "Transient guest", a person or persons who occupy a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter.
 - 2. The governing body of any municipality may impose, by order or ordinance:
- (1) A tax, not to exceed six percent per room per night, on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the municipality or a portion thereof; and
- (2) A tax, not to exceed [two] six percent, on the gross receipts derived from the retail sales of food by every person operating a food establishment in the municipality.

The taxes shall be imposed solely for [the purpose of funding the construction, maintenance, and operation of capital improvements] general revenue purposes. The order or ordinance shall not become effective unless the governing body of the municipality submits to the voters of the municipality at a state general or primary election a proposal to authorize the governing body of the municipality to impose taxes under this section. The taxes authorized in this section shall be in addition to the charge for the sleeping room, the retail sales of food at a food establishment, and all other taxes imposed by law, and shall be stated separately from all other charges and taxes.

3. The ballot of submission for the taxes authorized in this section shall be in substantially the following.

If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters, and the repeal is approved by a majority of the qualified voters voting on the question.

6. Once the initial bonds, if any, have been satisfied, then, whenever the governing body of any municipality that has adopted the taxes authorized in this section receives a petition, signed by ten percent of the registered voters of the municipality voting in the last gubernatorial election, calling for an election to repeal the taxes imposed under this section, the governing body shall submit to the voters of the municipality a proposal to repeal the taxes. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Pike, **House Amendment No. 4**, **as amended**, was adopted.

Representative Dinkins offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 544, Page 43, Section 230.205, Line 13, by inserting after all of said section and line the following:

- "256.727. 1. All moneys paid to the state by the Secretary of the Treasury of the United States under the provisions of 30 U.S.C. Section 191 et seq., as amended, shall be deposited in the state treasury to the credit of the federal mineral royalties distribution fund as provided in this section.
- 2. (1) There is hereby created in the state treasury the "Federal Mineral Royalties Distribution Fund", which shall consist of moneys collected under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and moneys in the fund shall be distributed and used solely as provided in this section.
- (2) All moneys collected, transferred, and disbursed under this section shall stand appropriated. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- (3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 3. Within three months following the calendar quarters ending in March, June, September, and December, the director of revenue shall certify to the state treasurer the amount of moneys the state received during the preceding calendar quarter for royalties under subsection 1 of this section.
- 4. The state treasurer shall allocate the percentage of the total moneys received as required by this section among the counties in which the minerals were produced based on the proportion each county's mineral royalty revenue bears to the total mineral royalty revenue received by the state for that calendar quarter. The state treasurer shall pay the amount calculated to each county.
- 5. (1) Fifty percent of moneys received by the state under subsection 1 of this section shall be allocated and paid to the counties as provided in this section.
- (2) The counties shall use any moneys received under this section solely for the following: planning, construction, and maintenance of county roads; public facilities; and the provision of public services. As used in this section, "public facilities" include, but are not limited to, any facility used primarily for public use as determined by the governing body of the county whether located on public or private property.
- 6. Any remaining moneys received by the state under subsection 1 of this section that are not distributed to counties under this section shall be allocated and paid to the school districts of this state in proportion to the area of such lands in such school district in which the lands producing such moneys are or were located."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dinkins, House Amendment No. 5 was adopted.

Representative Pierson Jr. offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 544, Page 42, Section 173.2712, Line 15, by inserting after all of said section and line the following:

- "261.450. 1. There is hereby established the "Missouri Food Security Task Force".
- 2. The task force shall be comprised of the following members:
- (1) Four members of the house of representatives, with two members to be appointed by the speaker of the house of representatives and two members to be appointed by the minority floor leader of the house of representatives;
- (2) Four members of the senate, with two members to be appointed by the president pro tempore of the senate and two members to be appointed by the minority floor leader of the senate;
 - (3) The director of the department of agriculture, or the director's designee;
 - (4) The director of the department of economic development, or the director's designee;
 - (5) The director of the department of health and senior services, or the director's designee;
 - (6) One registered dietitian, appointed by the Missouri Academy of Nutrition and Dietetics;
 - (7) Three representatives from Missouri Farmers Care, appointed by Missouri Farmers Care;
- (8) Two representatives from institutions of higher education located in Missouri, with one representative appointed by the speaker of the house of representatives and one representative appointed by the president pro tempore of the senate; and
 - (9) Five members, to be appointed by the director of the department of agriculture, as follows:
 - (a) One representative from a food bank located in Missouri;
 - (b) One representative of a business specializing in retail or direct food sales;
 - (c) One representative from a farmers' market management organization; and
 - (d) Two local food producers, with one representing an urban area and one representing a rural area.
- 3. The director of the department of agriculture shall ensure that the membership of the task force reflects the diversity of the state, with members on the task force representing urban and rural areas and various geographic regions of the state.
- 4. The department of agriculture shall provide technical and administrative support as required by the task force to fulfill its duties.
- 5. Members of the task force shall serve without compensation but shall receive reimbursement for actual and necessary expenses incurred in attending meetings of the task force or any subcommittee thereof.
- 6. The task force shall hold its first meeting within two months after the effective date of this section and organize by selecting a chair and a vice chair.
 - 7. The mission of the task force shall be to:
- (1) Determine the ability of individuals located in urban and rural areas throughout the state to access healthy food and identify populations and areas in which access to food is limited or uncertain;
- (2) Identify ways in which the state could connect resources and individuals in an effort to ensure food security for all Missourians;
- (3) Evaluate the impact of tax increment financing projects and restrictive deed covenants imposed by grocery retailers on creating food deserts or prolonging existing food deserts; and
 - (4) Evaluate the potential impacts of online food retail on food insecurity throughout the state.
- 8. The task force shall report a summary of its activities and any recommendations for legislation to the general assembly before August 28, 2021.
 - 9. The task force shall terminate on January 1, 2022."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pierson Jr., **House Amendment No. 6** was adopted.

Representative Griesheimer offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 544, Page 43, Section 285.040, Line 2, by inserting after all of said section and line the following:

"304.900. 1. As used in this section, the following terms mean:

- (1) "Agent", a person given the responsibility, by an entity, of navigating and operating a personal delivery device;
- (2) "Personal delivery device", a powered device operated primarily on sidewalks and crosswalks and intended primarily for the transport of property on public rights-of-way that does not exceed seven hundred fifty pounds, including cargo, and is capable of navigating with or without the active control or monitoring of a natural person. Notwithstanding any other provision of law, a "personal delivery device" shall not be defined as a "motor vehicle" or a "vehicle";
- (3) "Personal delivery device operator", an entity or its agent that exercises physical control or monitoring over the navigation system and operation of a personal delivery device. A "personal delivery device operator" does not include an entity or person who requests or receives the services of a personal delivery device for the purpose of transporting property or an entity or person who merely arranges for and dispatches the requested services of a personal delivery device.
- 2. Notwithstanding any other provision of law, a personal delivery device is authorized to operate in this state:
 - (1) On any sidewalk or crosswalk of any county or municipality in the state; and
- (2) On any roadway of any county or municipality in the state, provided that the personal delivery device shall not unreasonably interfere with motor vehicles or traffic.
 - 3. A personal delivery device shall:
 - (1) Not block public rights-of-way;
 - (2) Obey all traffic and pedestrian control signals and devices;
- (3) Operate at a speed that does not exceed a maximum speed of ten miles per hour on a sidewalk or crosswalk;
 - (4) Contain a unique identifying number that is displayed on the device;
 - (5) Include a means of identifying the personal delivery device operator; and
 - (6) Be equipped with a system that enables the personal delivery device to come to a controlled stop.
- 4. Subject to the requirements of this section, a personal delivery device operating on a sidewalk or crosswalk shall have all the rights and responsibilities applicable to a pedestrian under the same circumstances.
 - 5. A personal delivery device shall be exempt from motor vehicle registration requirements.
- 6. A personal delivery device operator shall maintain an insurance policy that provides general liability coverage of at least one hundred thousand dollars for damages arising from the combined operations of personal delivery devices under a personal delivery device operator's control.
- 7. If the personal delivery device is being operated between sunset and sunrise, it shall be equipped with lighting on both the front and rear of the personal delivery device visible in clear weather from a distance of at least five hundred feet to the front and rear of the personal delivery device.
- 8. A personal delivery device shall not be used for the transportation of hazardous material in a quantity or form that could pose an unreasonable risk to health, safety, or property when transported in commerce.
- 9. Except as otherwise expressly provided, a political subdivision of this state shall not enact or enforce an ordinance or resolution relating to:
- (1) The design; manufacture; maintenance; licensing and registration; taxation, assessment, or other fees not otherwise generally applicable; certification; or insurance of a personal delivery device; or
 - (2) The types of property that may be transported by a personal delivery device."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Griesheimer, House Amendment No. 7 was adopted.

Representative Walsh offered House Amendment No. 8.

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 544, Page 7, Section 37.1098, Line 9, by inserting after all of said section and line the following:

- "94.1014. 1. (1) The governing body of any city of the fourth classification with more than three thousand seven hundred but fewer than four thousand inhabitants and located in any county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the city or a portion thereof. The tax shall not be more than five percent per occupied room per night.
- (2) The tax shall not become effective unless the governing body of the city, on a general election day not earlier than the 2022 general election, submits to the voters of the city a proposal to authorize the city to impose a tax under this section, and the voters approve the tax.
- (3) The tax shall be in addition to the charge for the sleeping room and all other taxes imposed by law. The tax shall be stated separately from all other charges and taxes.
- (4) The proceeds of the tax shall be used by the city for the promotion of tourism; growth of the region; economic development purposes; and public safety purposes including, but not limited to, equipment expenditures, employee salaries and benefits, and facilities for police, firefighters, or emergency medical providers.
 - 2. The ballot for authorization of the tax shall be in substantially the following form: Shall _____ (name of the city) impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels and motels situated in _____ (name of the city) at a rate of percent for the promotion of tourism, growth of the region, economic development, and public safety?

 \square YES \square NO

If a majority of the votes cast on the proposal by qualified voters approve the proposal, the tax shall become effective on the first day of the second calendar quarter following the election. If a majority of the votes cast on the proposal by qualified voters opposed the proposal, the tax shall not become effective unless and until the proposal is again submitted to the voters of the city and is approved by a majority of the qualified voters voting thereon.

- 3. The governing body of any city authorized to levy a sales tax pursuant to this section shall include information on the city's website on the tax rate and the purposes for which the tax is levied.
- 4. As used in this section, "transient guest" means any person who occupies a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walsh, **House Amendment No. 8** was adopted.

Representative Reedy offered House Amendment No. 9.

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 544, Page 33, Section 105.145, Line 148, by inserting after all of said section and line the following:

- "137.084. 1. Notwithstanding the provisions of sections 137.075 and 137.080 to the contrary, a building or other structure that is used as commercial property, newly constructed and occupied on any parcel of real property, shall be assessed and taxed on such assessed valuation as of the first day of the month following the date of occupancy for the proportionate part of the remaining year at the tax rates established for that year, in all taxing jurisdictions located in the county adopting this section as provided in subsection 8 of this section. Newly constructed commercial property that has never been occupied shall not be assessed as improved real property until such occupancy or January first of the year following the year in which construction of the improvements is completed. The provisions of this subsection shall apply in any county in which the governing body has previously adopted or hereafter adopts the provisions of this subsection. For purposes of this section, the term "county" shall include any county and any city not within a county.
- 2. The assessor may consider a property commercially occupied upon personal verification or if any two of the following conditions have been met:
 - (1) An occupancy permit has been issued for the property;

- (2) A deed transferring ownership from one party to another has been filed with the recorder of deeds' office subsequent to the date of the first permanent utility service;
- (3) A utility company providing service in the county has verified a transfer of service for property from one party to another;
- (4) The person or persons occupying the newly constructed property have registered a change of address with any local, state, or federal governmental office or agency.
- 3. In implementing the provisions of this section, the assessor may use occupancy permits, building permits, warranty deeds, utility connection documents including telephone connections, or other official documents as may be necessary to discover the existence of newly constructed properties. No utility company shall refuse to provide verification monthly to the assessor of a utility connection to a newly occupied commercial property.
- 4. In the event that the assessment under subsections 1 and 2 of this section is not completed until after the deadline for filing appeals in a given tax year, the owner of the newly constructed property who is aggrieved by the assessment of the property may appeal this assessment the following year to the county board of equalization in accordance with chapter 138 and may pay any taxes under protest in accordance with section 139.031; provided, however, that such payment under protest shall not be required as a condition of appealing to the county board of equalization. The collector shall impound such protested taxes and shall not disburse such taxes until resolution of the appeal.
- 5. The increase in assessed valuation resulting from the implementation of the provisions of this section shall be considered new construction and improvements under the provisions of this chapter.
- 6. In counties that adopt the provisions of subsections 1 to 7 of this section, an amount not to exceed ten percent of all ad valorem property tax collections on newly constructed and occupied commercial property allocable to each taxing authority within counties of the first classification having a population of nine hundred thousand or more, one-tenth of one percent of all ad valorem property tax collections allocable to each taxing authority within all other counties of the first classification and one-fifth of one percent of all ad valorem property tax collections allocable to each taxing authority within counties of the second, third and fourth classifications and any county of the first classification having a population of at least eighty-two thousand inhabitants, but less than eighty-two thousand one hundred inhabitants, in addition to the amount prescribed by section 137.720 shall be deposited into the assessment fund of the county for collection costs.
- 7. For purposes of calculating the tax due on such newly constructed commercial property, the assessor or the board of equalization shall place the full amount of the assessed valuation on the tax book upon the first day of the month following occupancy. Such assessed valuation shall be taxed for each month of the year following such date at its new assessed valuation, and for each month of the year preceding such date at its previous valuation. The percentage derived from dividing the number of months at which the property is taxed at its new valuation by twelve shall be applied to the total assessed valuation of the new construction and improvements, and such percentage shall be included in the next year's base for the purposes of calculating the next year's tax levy rollback. The untaxed percentage shall be considered as new construction and improvements in the following year and shall be exempt from the rollback provisions.
- 8. The provisions of subsections 1 to 7 of this section shall be effective in any county in which the governing body of such county elects to adopt a proposal to implement such provisions. Such subsections shall become effective in such county on January first of the year following the election.
- 9. In any county that adopts the provisions of subsections 1 to 7 of this section prior to June first in any year under subsection 8 of this section, the assessor of such county shall, upon application of the property owner, remove on a pro rata basis from the tax book for the current year any commercial real property improvements destroyed by a natural disaster if such property is unoccupied and uninhabitable due to such destruction. On or after the first day of July, the board of equalization shall perform such duties. Any person claiming such destroyed property shall provide a list of such destroyed property to the county assessor. The assessor shall have available a supply of appropriate forms on which the claim shall be made. The assessor may verify all such destroyed property listed to ensure that the person made a correct statement. Any person who completes such a list and, with intent to defraud, includes property on the list that was not destroyed by a natural disaster shall, in addition to any other penalties provided by law, be assessed double the value of any property fraudulently listed. The list shall be filed by the assessor, after he or she has provided a copy of the list to the county collector and the board of equalization, in the office of the county clerk who, after entering the filing thereof, shall preserve and safely keep them. If the assessor, subsequent to such destruction, considers such property occupied as provided in subsection 2 of this section,

the assessor shall consider such property new construction and improvements and shall assess such property accordingly as provided in subsection 1 of this section. For the purposes of this section, the term "natural disaster" means any disaster due to natural causes such as tornado, fire, flood, or earthquake.

10. Any political subdivision may recover the loss of revenue caused by subsection 9 of this section by adjusting the rate of taxation, to the extent previously authorized by the voters of such political subdivision, for the tax year immediately following the year of such destruction in an amount not to exceed the loss of revenue caused by this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Reedy, **House Amendment No. 9** was adopted.

Representative Carpenter offered House Amendment No. 10.

House Amendment No. 10

AMEND House Committee Substitute for Senate Bill No. 544, Page 43, Section 285.040, Line 2, by inserting after all of said section and line the following:

- "334.002. 1. Notwithstanding any law to the contrary, any person licensed pursuant to this chapter may apply to the state board of registration for the healing arts for an inactive license status on a form furnished by the board. Upon receipt of the completed inactive status application form and the board's determination that the licensee meets the requirements established by rule, the board shall declare the licensee inactive and shall place the licensee on an inactive status list. A person whose license is inactive or who has discontinued his or her practice because of retirement shall not practice his or her profession within this state, but shall be allowed to practice his or her profession on himself or herself or on his or her immediate family, however, such person shall not be allowed to prescribe controlled substances. Such person may continue to use the title of his or her profession or the initials of his or her profession after such person's name.
- 2. During the period of inactive status, the licensee shall not be required to comply with the board's minimum requirements for continuing education.
- 3. If a licensee is granted inactive status, the licensee may return to active status by notifying the board in advance of his or her intention, paying the appropriate fees, and meeting all established requirements of the board as a condition of reinstatement; except any licensee who intends to return to active status solely for the duration of any state of emergency proclaimed by the governor or the legislature under section 44.100 shall have his or her license returned to active status without having to pay any fees or meet any other requirements of reinstatement.
- 4. Any licensee allowing his or her license to become inactive may within five years of the inactive status return his or her license to active status by notifying the board in advance of such intention, paying the appropriate fees, and meeting all established licensure requirements of the board, excluding the licensing examination, as a condition of reinstatement.
- 334.110. Any person licensed to practice as physician and surgeon in this state who retires from such practice shall file with the board an affidavit, on a form to be furnished by the board, which states the date on which he retired from such practice and such other facts as tend to verify the retirement as the board may deem necessary; but if he thereafter reengages in the practice, he shall renew his registration with the board as provided by section 334.090, unless he reengages in practice solely for the duration of any state of emergency proclaimed by the governor or the legislature under section 44.100.
- 334.408. 1. Notwithstanding any law to the contrary, any person licensed pursuant to sections 334.400 to 334.430 may apply to the board for an inactive license status on a form furnished by the board. Upon receipt of the completed inactive status application form and a determination by the board that the licensee meets the requirements defined by board rule, the board shall declare the licensee inactive and shall place the licensee on an inactive status list. A person that has an inactive license or has discontinued the practice of an anesthesiologist assistant because of retirement shall not practice as an anesthesiologist assistant within this state.

- 2. During the period of inactive status, the licensee shall not be required to comply with the board's minimum requirements for continuing education.
- 3. If a licensee is granted inactive status, the licensee may return to active status by notifying the board of the intention to resume the practice of an anesthesiologist assistant, paying the appropriate fees, and meeting all established licensure requirements of the board as a condition of reinstatement.
- 4. Any licensee that allows the license to become inactive for a period of five years or less may return the license to active status by notifying the board in advance of such intention, paying the appropriate fees, and meeting all established licensure requirements of the board, excluding the licensing examination, as a condition of reinstatement.
- 5. All inactive licenses shall automatically return to active status for the duration of any state of emergency proclaimed by the governor or the legislature under section 44.100.
- 334.410. Any person licensed to practice as an anesthesiologist assistant in this state who retires from such practice shall file with the board an affidavit, on a form to be furnished by the board, which states the date of retirement and such other facts to verify the retirement as defined by board rule. Registration with the board must be renewed pursuant to section 334.414 for any person that wants to resume the practice of an anesthesiologist assistant, unless such person is practicing solely for the duration of any state of emergency proclaimed by the governor or the legislature under section 44.100.
- 334.412. 1. Upon the applicant paying a fee equivalent to the required licensing fee and furnishing the board with all locations of previous practice and licensure in chronological order, the board may, subject to the prescribed rules and regulations, license, without examination or additional certification, any qualified applicant that meets the requirements of this state including any person that is licensed in any state or territory of the United States or the District of Columbia with the authority to practice in the same manner and to the same extent as an anesthesiologist assistant is authorized to practice pursuant to sections 334.400 to 334.430. Pursuant to sections 334.400 to 334.430, the board shall have the authority to negotiate reciprocal compacts with licensing boards of other states for the admission of licensed anesthesiologist assistants from Missouri to practice in other states.
- 2. The board shall issue a license to any anesthesiologist assistant, who is licensed in another jurisdiction and who has had no violations, suspensions, or revocations of a license, to practice as an anesthesiologist assistant in any jurisdiction, provided that, such person is licensed in a jurisdiction whose requirements are substantially equal to, or greater than, the requirements for licensure of anesthesiologist assistants in Missouri at the time the applicant applies for licensure.
- 3. Any anesthesiologist assistant who meets the requirements of subsection 2 of this section shall be allowed to practice without meeting the requirements of subsection 1 of this section for the duration of any state of emergency proclaimed by the governor or the legislature under section 44.100.
- 334.600. Any person licensed to practice as a physical therapist in this state who retires from the practice shall file with the board an affidavit, on a form furnished by the board, which states the date on which the person retired from the practice and such other facts as tend to verify the retirement as the board deems necessary[, and]. if the person thereafter reengages in the practice, the person shall register as provided by sections 334.500 to 334.620, unless the person reengages in practice solely for the duration of any state of emergency proclaimed by the governor or the legislature under section 44.100.
- 334.685. Any person licensed to practice as a physical therapist assistant in this state who retires from the practice shall file with the board an affidavit, on a form furnished by the board, which states the date on which the person retired from practice and such other information required by the board to verify such retirement. If a person reengages in practice as a physical therapy assistant after a person submits an affidavit of retirement required by this section, the person shall reapply for licensure as required by sections 334.650 to 334.685, unless the person reengages in practice solely for the duration of any state of emergency proclaimed by the governor or the legislature under section 44.100."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Carpenter, House Amendment No. 10 was adopted.

Representative Roden offered House Amendment No. 11.

House Amendment No. 11

AMEND House Committee Substitute for Senate Bill No. 544, Page 40, Section 173.2712, Line 15, by inserting after said section and line the following:

- "190.100. As used in sections 190.001 to 190.245, the following words and terms mean:
- (1) "Advanced emergency medical technician" or "AEMT", a person who has successfully completed a course of instruction in certain aspects of advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules and regulations adopted by the department pursuant to sections 190.001 to 190.245;
- (2) "Advanced life support (ALS)", an advanced level of care as provided to the adult and pediatric patient such as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;
- (3) "Ambulance", any privately or publicly owned vehicle or craft that is specially designed, constructed or modified, staffed or equipped for, and is intended or used, maintained or operated for the transportation of persons who are sick, injured, wounded or otherwise incapacitated or helpless, or who require the presence of medical equipment being used on such individuals, but the term does not include any motor vehicle specially designed, constructed or converted for the regular transportation of persons who are disabled, handicapped, normally using a wheelchair, or otherwise not acutely ill, or emergency vehicles used within airports;
- (4) "Ambulance service", a person or entity that provides emergency or nonemergency ambulance transportation and services, or both, in compliance with sections 190.001 to 190.245, and the rules promulgated by the department pursuant to sections 190.001 to 190.245;
- (5) "Ambulance service area", a specific geographic area in which an ambulance service has been authorized to operate;
- (6) "Basic life support (BLS)", a basic level of care, as provided to the adult and pediatric patient as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;
- (7) "Community paramedic", a person who is certified as an emergency medical technicianparamedic and is certified by the department in accordance with standards prescribed in section 190.098;
 - (8) "Council", the state advisory council on emergency medical services;
 - [(8)] (9) "Department", the department of health and senior services, state of Missouri;
- [(9)] (10) "Director", the director of the department of health and senior services or the director's duly authorized representative;
- [(10)] (11) "Dispatch agency", any person or organization that receives requests for emergency medical services from the public, by telephone or other means, and is responsible for dispatching emergency medical services;
- [(11)] (12) "Emergency", the sudden and, at the time, unexpected onset of a health condition that manifests itself by symptoms of sufficient severity that would lead a prudent layperson, possessing an average knowledge of health and medicine, to believe that the absence of immediate medical care could result in:
- (a) Placing the person's health, or with respect to a pregnant woman, the health of the woman or her unborn child, in significant jeopardy;
 - (b) Serious impairment to a bodily function;
 - (c) Serious dysfunction of any bodily organ or part;
 - (d) Inadequately controlled pain;
- [(12)] (13) "Emergency medical dispatcher", a person who receives emergency calls from the public and has successfully completed an emergency medical dispatcher course, meeting or exceeding the national curriculum of the United States Department of Transportation and any modifications to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;
- [(13)-] (14) "Emergency medical responder", a person who has successfully completed an emergency first response course meeting or exceeding the national curriculum of the U.S. Department of Transportation and any modifications to such curricula specified by the department through rules adopted under sections 190.001 to 190.245 and who provides emergency medical care through employment by or in association with an emergency medical response agency;

- [(14)] (15) "Emergency medical response agency", any person that regularly provides a level of care that includes first response, basic life support or advanced life support, exclusive of patient transportation;
- [(15)] (16) "Emergency medical services for children (EMS-C) system", the arrangement of personnel, facilities and equipment for effective and coordinated delivery of pediatric emergency medical services required in prevention and management of incidents which occur as a result of a medical emergency or of an injury event, natural disaster or similar situation;
- [(16)-] (17) "Emergency medical services (EMS) system", the arrangement of personnel, facilities and equipment for the effective and coordinated delivery of emergency medical services required in prevention and management of incidents occurring as a result of an illness, injury, natural disaster or similar situation;
- [(17)] (18)"Emergency medical technician or EMT", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted by the department pursuant to sections 190.001 to 190.245;
- [(18) "Emergency medical technician basic" or "EMT-B", a person who has successfully completed a course of instruction in basic life support as prescribed by the department and is licensed by the department in accordance with standards prescribed by sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245:
- (19) "Emergency medical technician community paramedic", "community paramedic", or "EMT CP", a person who is certified as an emergency medical technician-paramedic and is certified by the department in accordance with standards prescribed in section 190.098;
- (20) "Emergency medical technician paramedic" or "EMT-P", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;
- [(21)] (19) "Emergency services", health care items and services furnished or required to screen and stabilize an emergency which may include, but shall not be limited to, health care services that are provided in a licensed hospital's emergency facility by an appropriate provider or by an ambulance service or emergency medical response agency;
- [(22)] (20) "Health care facility", a hospital, nursing home, physician's office or other fixed location at which medical and health care services are performed;
- [(23-] (21) "Hospital", an establishment as defined in the hospital licensing law, subsection 2 of section 197.020, or a hospital operated by the state;
- [(24-] (22) "Medical control", supervision provided by or under the direction of physicians, [or] their designated registered nurse, or a physician assistant, including both online medical control, instructions by radio, telephone, or other means of direct communications, and offline medical control through supervision by treatment protocols, case review, training, and standing orders for treatment;
- [(25-] (23) "Medical direction", medical guidance and supervision provided by a physician to an emergency services provider or emergency medical services system;
- [(26-] (24) "Medical director", a physician licensed pursuant to chapter 334 designated by the ambulance service or emergency medical response agency and who meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;
- [(27)] (25) "Memorandum of understanding", an agreement between an emergency medical response agency or dispatch agency and an ambulance service or services within whose territory the agency operates, in order to coordinate emergency medical services;
- (26) "Paramedic", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;
- [(28)-] (27) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise incapacitated or helpless, or dead, excluding deceased individuals being transported from or between private or public institutions, homes or cemeteries, and individuals declared dead prior to the time an ambulance is called for assistance;
- [(29)] (28) "Person", as used in these definitions and elsewhere in sections 190.001 to 190.245, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, public trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or provider;
 - [(30)-] (29) "Physician", a person licensed as a physician pursuant to chapter 334;

- [(31)-] (30) "Political subdivision", any municipality, city, county, city not within a county, ambulance district or fire protection district located in this state which provides or has authority to provide ambulance service;
- [(32)] (31) "Professional organization", any organized group or association with an ongoing interest regarding emergency medical services. Such groups and associations could include those representing volunteers, labor, management, firefighters, [EMT B's] EMTs, nurses, [EMT P's] paramedics, physicians, communications specialists and instructors. Organizations could also represent the interests of ground ambulance services, air ambulance services, fire service organizations, law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor unions and poison control services;
- [(33)] (32) "Proof of financial responsibility", proof of ability to respond to damages for liability, on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle in the financial amount set in rules promulgated by the department, but in no event less than the statutory minimum required for motor vehicles. Proof of financial responsibility shall be used as proof of self-insurance;
 - [(34)] (33) "Protocol", a predetermined, written medical care guideline, which may include standing orders;
- [(35)-] (34) "Regional EMS advisory committee", a committee formed within an emergency medical services (EMS) region to advise ambulance services, the state advisory council on EMS and the department;
- [(36)] (35) "Specialty care transportation", the transportation of a patient requiring the services of an emergency medical technician-paramedic who has received additional training beyond the training prescribed by the department. Specialty care transportation services shall be defined in writing in the appropriate local protocols for ground and air ambulance services and approved by the local physician medical director. The protocols shall be maintained by the local ambulance service and shall define the additional training required of the emergency medical technician-paramedic;
- [(37)] (36) "Stabilize", with respect to an emergency, the provision of such medical treatment as may be necessary to attempt to assure within reasonable medical probability that no material deterioration of an individual's medical condition is likely to result from or occur during ambulance transportation unless the likely benefits of such transportation outweigh the risks;
- [(38)] (37) "State advisory council on emergency medical services", a committee formed to advise the department on policy affecting emergency medical service throughout the state;
- [(39)] (38) "State EMS medical directors advisory committee", a subcommittee of the state advisory council on emergency medical services formed to advise the state advisory council on emergency medical services and the department on medical issues;
- [(40)] (39) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in electrocardiogram analysis, and as further defined in rules promulgated by the department under sections 190.001 to 190.250;
- [(41)] (40) "STEMI care", includes education and prevention, emergency transport, triage, and acute care and rehabilitative services for STEMI that requires immediate medical or surgical intervention or treatment;
- [(42)] (41) "STEMI center", a hospital that is currently designated as such by the department to care for patients with ST-segment elevation myocardial infarctions;
 - [(43)] (42) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the department;
- [(44)] (43) "Stroke care", includes emergency transport, triage, and acute intervention and other acute care services for stroke that potentially require immediate medical or surgical intervention or treatment, and may include education, primary prevention, acute intervention, acute and subacute management, prevention of complications, secondary stroke prevention, and rehabilitative services;
 - [(45)] (44) "Stroke center", a hospital that is currently designated as such by the department;
- [(46)] (45) "Trauma", an injury to human tissues and organs resulting from the transfer of energy from the environment;
- [(47)-] (46) "Trauma care" includes injury prevention, triage, acute care and rehabilitative services for major single system or multisystem injuries that potentially require immediate medical or surgical intervention or treatment;
 - [(48)] (47) "Trauma center", a hospital that is currently designated as such by the department.
- 190.142. 1. (1) For applications submitted before the recognition of EMS personnel licensure interstate compact under sections 190.900 to 190.939 takes effect, the department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license.

- (2) For applications submitted after the recognition of EMS personnel licensure interstate compact under sections 190.900 to 190.939 takes effect, an applicant for initial licensure as an emergency medical technician in this state shall submit to a background check by the Missouri state highway patrol and the Federal Bureau of Investigation through a process approved by the department of health and senior services. Such processes may include the use of vendors or systems administered by the Missouri state highway patrol. The department may share the results of such a criminal background check with any emergency services licensing agency in any member state, as that term is defined under section 190.900, in recognition of the EMS personnel licensure interstate compact. The department shall not issue a license until the department receives the results of an applicant's criminal background check from the Missouri state highway patrol and the Federal Bureau of Investigation, but, notwithstanding this subsection, the department may issue a temporary license as provided under section 190.143. Any fees due for a criminal background check shall be paid by the applicant.
 - (3) The director may authorize investigations into criminal records in other states for any applicant.
- 2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:
 - (1) Age requirements;
- (2) Emergency medical technician and paramedic education and training requirements based on respective National Emergency Medical Services Education Standards and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;
- (3) Paramedic accreditation requirements. Paramedic training programs shall be accredited by the Commission on Accreditation of Allied Health Education Programs (CAAHEP) or hold a CAAHEP letter of review;
- (4) Initial licensure testing requirements. Initial [EMT-P] paramedic licensure testing shall be through the national registry of EMTs;
 - (5) Continuing education and relicensure requirements; and
 - (6) Ability to speak, read and write the English language.
- 3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.
 - 4. All levels of emergency medical technicians may perform only that patient care which is:
- (1) Consistent with the training, education and experience of the particular emergency medical technician; and
- (2) Ordered by a physician **or a physician assistant** or set forth in protocols approved by the medical director.
- 5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.
- 6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void."; and

Further amend said bill, Page 43, Section 285.040, Lines 1 to 2, by deleting all of said section and lines and inserting in lieu thereof the following:

"285.040. No employee of a fire department of any city not within a county shall be required, as a condition of employment, to reside within the city limits.

320.098. No county shall require attendance at a specific training academy by any candidate for a firefighter position but may require a specific certification from the office of the state fire marshal."; and

Further amend said bill, Page 46, Section 550.125, Line 30, by inserting after said section and line the following:

- "571.030. 1. A person commits the offense of unlawful use of weapons, except as otherwise provided by sections 571.101 to 571.121, if he or she knowingly:
- (1) Carries concealed upon or about his or her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use into any area where firearms are restricted under section 571.107; or
 - (2) Sets a spring gun; or
- (3) Discharges or shoots a firearm into a dwelling house, a railroad train, boat, aircraft, or motor vehicle as defined in section 302.010, or any building or structure used for the assembling of people; or
- (4) Exhibits, in the presence of one or more persons, any weapon readily capable of lethal use in an angry or threatening manner; or
- (5) Has a firearm or projectile weapon readily capable of lethal use on his or her person, while he or she is intoxicated, and handles or otherwise uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges such firearm or projectile weapon unless acting in self-defense; or
- (6) Discharges a firearm within one hundred yards of any occupied schoolhouse, courthouse, or church building; or
- (7) Discharges or shoots a firearm at a mark, at any object, or at random, on, along or across a public highway or discharges or shoots a firearm into any outbuilding; or
- (8) Carries a firearm or any other weapon readily capable of lethal use into any church or place where people have assembled for worship, or into any election precinct on any election day, or into any building owned or occupied by any agency of the federal government, state government, or political subdivision thereof; or
- (9) Discharges or shoots a firearm at or from a motor vehicle, as defined in section 301.010, discharges or shoots a firearm at any person, or at any other motor vehicle, or at any building or habitable structure, unless the person was lawfully acting in self-defense; or
- (10) Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board; or
- (11) Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony violation of section 579.015.
- 2. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to the persons described in this subsection, regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this subsection. Subdivisions (3), (4), (6), (7), and (9) of subsection 1 of this section shall not apply to or affect any of the following persons, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties, except as otherwise provided in this subsection:
- (1) All state, county and municipal peace officers who have completed the training required by the police officer standards and training commission pursuant to sections 590.030 to 590.050 and who possess the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in subsection 12 of this section, and who carry the identification defined in subsection 13 of this section, or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;
- (2) Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;
 - (3) Members of the Armed Forces or National Guard while performing their official duty;
- (4) Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the state and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the federal judiciary;
 - (5) Any person whose bona fide duty is to execute process, civil or criminal;
- (6) Any federal probation officer or federal flight deck officer as defined under the federal flight deck officer program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty, or within the law enforcement agency's jurisdiction;
- (7) Any state probation or parole officer, including supervisors and members of the board of probation and parole;
- (8) Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the department of public safety under section 590.750;

- (9) Any coroner, deputy coroner, medical examiner, or assistant medical examiner;
- (10) Any municipal or county prosecuting attorney or assistant prosecuting attorney; circuit attorney or assistant circuit attorney; municipal, associate, or circuit judge; or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under subsection 2 of section 571.111;
- (11) Any member of a fire department or fire protection district who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under section 571.111 when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and
- (12) Upon the written approval of the governing body of a fire department or fire protection district, any [paid] fire department or fire protection district member who [is employed on a full time basis and who] has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.
- 3. Subdivisions (1), (5), (8), and (10) of subsection 1 of this section do not apply when the actor is transporting such weapons in a nonfunctioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Subdivision (1) of subsection 1 of this section does not apply to any person nineteen years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Subdivision (10) of subsection 1 of this section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school-sanctioned firearm-related event or club event.
- 4. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to any person who has a valid concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state or political subdivision of another state.
- 5. Subdivisions (3), (4), (5), (6), (7), (8), (9), and (10) of subsection 1 of this section shall not apply to persons who are engaged in a lawful act of defense pursuant to section 563.031.
- 6. Notwithstanding any provision of this section to the contrary, the state shall not prohibit any state employee from having a firearm in the employee's vehicle on the state's property provided that the vehicle is locked and the firearm is not visible. This subsection shall only apply to the state as an employer when the state employee's vehicle is on property owned or leased by the state and the state employee is conducting activities within the scope of his or her employment. For the purposes of this subsection, "state employee" means an employee of the executive, legislative, or judicial branch of the government of the state of Missouri.
- 7. Nothing in this section shall make it unlawful for a student to actually participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.
 - 8. A person who commits the crime of unlawful use of weapons under:
 - (1) Subdivision (2), (3), (4), or (11) of subsection 1 of this section shall be guilty of a class E felony;
- (2) Subdivision (1), (6), (7), or (8) of subsection 1 of this section shall be guilty of a class B misdemeanor, except when a concealed weapon is carried onto any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch, in which case the penalties of subsection 2 of section 571.107 shall apply;
- (3) Subdivision (5) or (10) of subsection 1 of this section shall be guilty of a class A misdemeanor if the firearm is unloaded and a class E felony if the firearm is loaded;
- (4) Subdivision (9) of subsection 1 of this section shall be guilty of a class B felony, except that if the violation of subdivision (9) of subsection 1 of this section results in injury or death to another person, it is a class A felony.
 - 9. Violations of subdivision (9) of subsection 1 of this section shall be punished as follows:
- (1) For the first violation a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony;

- (2) For any violation by a prior offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation or conditional release for a term of ten years;
- (3) For any violation by a persistent offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation, or conditional release;
- (4) For any violation which results in injury or death to another person, a person shall be sentenced to an authorized disposition for a class A felony.
- 10. Any person knowingly aiding or abetting any other person in the violation of subdivision (9) of subsection 1 of this section shall be subject to the same penalty as that prescribed by this section for violations by other persons.
- 11. Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of subsection 1 of this section shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms- or weapons-related felony offense.
 - 12. As used in this section "qualified retired peace officer" means an individual who:
- (1) Retired in good standing from service with a public agency as a peace officer, other than for reasons of mental instability;
- (2) Before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest;
- (3) Before such retirement, was regularly employed as a peace officer for an aggregate of fifteen years or more, or retired from service with such agency, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;
 - (4) Has a nonforfeitable right to benefits under the retirement plan of the agency if such a plan is available;
- (5) During the most recent twelve-month period, has met, at the expense of the individual, the standards for training and qualification for active peace officers to carry firearms;
 - (6) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and
 - (7) Is not prohibited by federal law from receiving a firearm.
 - 13. The identification required by subdivision (1) of subsection 2 of this section is:
- (1) A photographic identification issued by the agency from which the individual retired from service as a peace officer that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the agency to meet the standards established by the agency for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm; or
- (2) A photographic identification issued by the agency from which the individual retired from service as a peace officer; and
- (3) A certification issued by the state in which the individual resides that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the state to meet the standards established by the state for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm."; and

Further amend said bill, Pages 76 to 80, Section 13, Lines 1 to 56, and Section 14, Lines 1 to 75, by removing all of said sections and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, House Amendment No. 11 was adopted.

Representative Justus offered House Amendment No. 12.

House Amendment No. 12

AMEND House Committee Substitute for Senate Bill No. 544, Page 14, Section 67.142, Line 13, by inserting after all of said section and line the following:

"67.306. No regulation or ordinance of any city, county, or other political subdivision shall prohibit the sale or resale of an admission ticket to any legal event at any price or prohibit the charging of any **reasonable** fee in connection with such sale or resale except that nothing in this section shall be construed to prevent the enforcement of any regulation or ordinance relating to criminal activity, consumer fraud, false advertising, [or] other deceptive business practices, or the collection of taxes.

67.662. Notwithstanding any other provisions of law to the contrary, any tax imposed or collected by any municipality, any county, or any local taxing entity on or related to any transient accommodations, whether imposed as a hotel tax, occupancy tax, tourism tax on transient guests or [otherwise] transient guest tax, shall apply solely to amounts actually received by the operator of a hotel, motel, tavern, inn, tourist cabin, tourist camp, or other place in which rooms are furnished to the public. Under no circumstances shall a travel agent or intermediary be deemed an operator of a hotel, motel, tavern, inn, tourist cabin, tourist camp, or other place in which rooms are furnished to the public unless such travel agent or intermediary actually operates such a facility. This section shall not apply if the purchaser of such rooms is an entity which is exempt from payment of such tax. This section is intended to clarify that taxes imposed as a hotel tax, occupancy tax, tourism tax on transient guests or [otherwise] transient guest tax shall apply solely to amounts received by operators of hotel, motel, tavern, inn, tourist cabin, tourist camp, or other place in which rooms are furnished to the public, as enacted in the statutes authorizing such taxes. This section does not apply to the taxes imposed under section 94.802 on any admission ticket to or participation in any private tourist attraction."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Justus, House Amendment No. 12 was adopted.

Representative Eslinger offered House Amendment No. 13.

House Amendment No. 13

AMEND House Committee Substitute for Senate Bill No. 544, Page 42, Section 173.2712, Line 15, by inserting after said section and line the following:

- "205.202.1. The governing body of any hospital district established under sections 205.160 to 205.379 in any county of the third classification without a township form of government and with more than thirteen thousand five hundred but fewer than thirteen thousand six hundred inhabitants may, by resolution, abolish the property tax levied in such district under this chapter and impose a sales tax on all retail sales made within the district which are subject to sales tax under chapter 144. The tax authorized in this section shall be not more than one percent, and shall be imposed solely for the purpose of funding the hospital district. The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes.
- 2. No such resolution adopted under this section shall become effective unless the governing body of the hospital district submits to the voters residing within the district at a state general, primary, or special election a proposal to authorize the governing body of the district to impose a tax under this section. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the local sales tax. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.
- 3. All revenue collected under this section by the director of the department of revenue on behalf of the hospital district, except for one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and shall be known as the "Hospital District Sales Tax Fund", and shall be used solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the fund and credited to the district for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such district. Any funds in the special fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

- 4. The governing body of any hospital district that has adopted the sales tax authorized in this section may submit the question of repeal of the tax to the voters on any date available for elections for the district. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.
- 5. Whenever the governing body of any hospital district that has adopted the sales tax authorized in this section receives a petition, signed by a number of registered voters of the district equal to at least ten percent of the number of registered voters of the district voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the district a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.
- 6. If the tax is repealed or terminated by any means other than by a dissolution of a hospital district as described in subsection 7 of this section, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes, and the hospital district shall notify the director of the department of revenue of the action at least ninety days before the effective date of the repeal and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such district, the director shall remit the balance in the account to the district and close the account of that district. The director shall notify each district of each instance of any amount refunded or any check redeemed from receipts due the district.
- 7. Upon the dissolution of a hospital district levying a sales tax pursuant to this section, the sales tax shall be automatically repealed and all funds remaining in the special trust fund shall be distributed as follows:
- (1) Twenty-five percent shall be distributed to the county public health center established pursuant to sections 205.010 to 205.150; and
- (2) Seventy-five percent shall be distributed to a federally qualified health center, as defined in 42 U.S.C. Section 1396d(l)(1) and (2), located in the county."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann resumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Allred	Anderson	Andrews	Billington	Black 137
Black 7	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Knight	Kolkmeyer
Lovasco	Lynch	Mayhew	McDaniel	McGaugh
McGirl	Moon	Morris 140	Morse 151	Murphy
Neely	Patterson	Pfautsch	Pike	Plocher

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Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roden	Rone	Ross	Ruth	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Stacy	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright		
NOES: 038				
Aldridge	Appelbaum	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Clemens	Ellebracht	Gunby
Ingle	Lavender	Mackey	McCreery	Merideth
Mosley	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sauls	Sharp 36	Stevens 46	Unsicker
Washington	Windham	Young		
PRESENT: 000				
ABSENT WITH LEA	AVE: 031			
Bailey	Baker	Bangert	Barnes	Basye
Burns	Carter	Dogan	Fitzwater	Gray
Green	Houx	Kendrick	Kidd	Love
Messenger	Miller	Mitten	Morgan	Muntzel
O'Donnell	Pietzman	Roberts 161	Sain	Schnelting

VACANCIES: 001

Shawan

Schroer

Mr. Speaker

On motion of Representative Eslinger, House Amendment No. 13 was adopted.

Spencer

Stephens 128

Representative Andrews offered House Amendment No. 14.

Shull 16

House Amendment No. 14

AMEND House Committee Substitute for Senate Bill No. 544, Page 39, Section 137.115, Line 198, by inserting after all of said section and line the following:

- "137.123. Beginning January 1, 2021, for purposes of assessing all real property, excluding land, or tangible personal property associated with a project that uses wind energy directly to generate electricity, the following depreciation tables shall be used to determine the true value in money of such property. The first year shown in the table shall be the year immediately following the year of construction of the property. The original costs shall reflect either:
- (1) The actual and documented original property cost to the taxpayer, as shall be provided by the taxpayer to the assessor; or
- (2) In the absence of actual and documented original property cost to the taxpayer, the estimated cost of the property by the assessor, using an authoritative cost guide.

For purposes of this section, and to estimate the value of all real property, excluding land, or tangible personal property associated with a project that uses wind energy directly to generate electricity, each assessor shall apply the percentage shown to the original cost for the first year following the year of construction of the property, and the percentage shown for each succeeding year shall be the percentage of the original cost used for January first of the respective succeeding year as follows:

Year	Percentage
1	40%
2	40%
3	37%
4	37%
5	35%

Any real property, excluding land, or tangible personal property associated with a project that uses wind energy directly to generate electricity shall continue in subsequent years to have the depreciation percentage last listed in the appropriate column in the table."; and

Further amend said bill, Page 40, Section 138.060, Line 25, by inserting after all of said section and line the following:

- "153.030. 1. All bridges over streams dividing this state from any other state owned, used, leased or otherwise controlled by any person, corporation, railroad company or joint stock company, and all bridges across or over navigable streams within this state, where the charge is made for crossing the same, which are now constructed, which are in the course of construction, or which shall hereafter be constructed, and all property, real and tangible personal, owned, used, leased or otherwise controlled by telegraph, telephone, electric power and light companies, electric transmission lines, pipeline companies and express companies shall be subject to taxation for state, county, municipal and other local purposes to the same extent as the property of private persons.
- 2. And taxes levied thereon shall be levied and collected in the manner as is now or may hereafter be provided by law for the taxation of railroad property in this state, and county commissions, county boards of equalization and the state tax commission are hereby required to perform the same duties and are given the same powers, including punitive powers, in assessing, equalizing and adjusting the taxes on the property set forth in this section as the county commissions and boards of equalization and state tax commission have or may hereafter be empowered with, in assessing, equalizing, and adjusting the taxes on railroad property; and an authorized officer of any such bridge, telegraph, telephone, electric power and light companies, electric transmission lines, pipeline companies, or express company or the owner of any such toll bridge, is hereby required to render reports of the property of such bridge, telegraph, telephone, electric power and light companies, electric transmission lines, pipeline companies, or express companies in like manner as the authorized officer of the railroad company is now or may hereafter be required to render for the taxation of railroad property.
- 3. On or before the fifteenth day of April in the year 1946 and each year thereafter an authorized officer of each such company shall furnish the state tax commission and county clerks a report, duly subscribed and sworn to by such authorized officer, which is like in nature and purpose to the reports required of railroads under chapter 151 showing the full amount of all real and tangible personal property owned, used, leased or otherwise controlled by each such company on January first of the year in which the report is due.
- 4. If any telephone company assessed pursuant to chapter 153 has a microwave relay station or stations in a county in which it has no wire mileage but has wire mileage in another county, then, for purposes of apportioning the assessed value of the distributable property of such companies, the straight line distance between such microwave relay stations shall constitute miles of wire. In the event that any public utility company assessed pursuant to this chapter has no distributable property which physically traverses the counties in which it operates, then the assessed value of the distributable property of such company shall be apportioned to the physical location of the distributable property.
- 5. (1) Notwithstanding any provision of law to the contrary, beginning January 1, 2019, a telephone company shall make a one-time election within the tax year to be assessed:
 - (a) Using the methodology for property tax purposes as provided under this section; or
- (b) Using the methodology for property tax purposes as provided under this section for property consisting of land and buildings and be assessed for all other property exclusively using the methodology utilized under section 137.122.

If a telephone company begins operations, including a merger of multiple telephone companies, after August 28, 2018, it shall make its one-time election to be assessed using the methodology for property tax purposes as described under paragraph (b) of subdivision (1) of this subsection within the year in which the telephone company begins its operations. A telephone company that fails to make a timely election shall be deemed to have elected to be assessed using the methodology for property tax purposes as provided under subsections 1 to 4 of this section.

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- (2) The provisions of this subsection shall not be construed to change the original assessment jurisdiction of the state tax commission.
 - (3) Nothing in subdivision (1) of this subsection shall be construed as applying to any other utility.
- (4) (a) The provisions of this subdivision shall ensure that school districts may avoid any fiscal impact as a result of a telephone company being assessed under the provisions of paragraph (b) of subdivision (1) of this subsection. If a school district's current operating levy is below the greater of its most recent voter-approved tax rate or the most recent voter-approved tax rate as adjusted under subdivision (2) of subsection 5 of section 137.073, it shall comply with section 137.073.
- (b) Beginning January 1, 2019, any school district currently operating at a tax rate equal to the greater of the most recent voter-approved tax rate or the most recent voter-approved tax rate as adjusted under subdivision (2) of subsection 5 of section 137.073 that receives less tax revenue from a specific telephone company under this subsection, on or before January thirty-first of the year following the tax year in which the school district received less revenue from a specific telephone company, may by resolution of the school board impose a fee, as determined under this subsection, in order to obtain such revenue. The resolution shall include all facts that support the imposition of the fee. If the school district receives voter approval to raise its tax rate, the district shall no longer impose the fee authorized in this paragraph.
- (c) Any fee imposed under paragraph (b) of this subdivision shall be determined by taking the difference between the tax revenue the telephone company paid in the tax year in question and the tax revenue the telephone company would have paid in such year had it not made an election under subdivision (1) of this subsection, which shall be calculated by taking the telephone company valuations in the tax year in question, as determined by the state tax commission under paragraph (d) of this subdivision, and applying such valuations to the apportionment process in subsection 2 of section 151.150. The school district shall issue a billing, as provided in this subdivision, to any such telephone company. A telephone company shall have forty-five days after receipt of a billing to remit its payment of its portion of the fees to the school district. Notwithstanding any other provision of law, the issuance or receipt of such fee shall not be used:
 - a. In determining the amount of state aid that a school district receives under section 163.031;
 - b. In determining the amount that may be collected under a property tax levy by such district; or
 - c. For any other purpose.

For the purposes of accounting, a telephone company that issues a payment to a school district under this subsection shall treat such payment as a tax.

- (d) When establishing the valuation of a telephone company assessed under paragraph (b) of subdivision (1) of this subsection, the state tax commission shall also determine the difference between the assessed value of a telephone company if:
 - a. Assessed under paragraph (b) of subdivision (1) of this subsection; and
 - b. Assessed exclusively under subsections 1 to 4 of this section.

The state tax commission shall then apportion such amount to each county and provide such information to any school district making a request for such information.

- (e) This subsection shall expire when no school district is eligible for a fee.
- 6. (1) If any public utility company assessed pursuant to this chapter has ownership of any real or personal property associated with a project which uses wind energy directly to generate electricity, such wind energy project property shall be valued and taxed by any local authorities having jurisdiction under the provisions of chapter 137 and other relevant provisions of the law.
- (2) Notwithstanding any provision of law to the contrary, beginning January 1, 2020, for any public utility company assessed pursuant to this chapter which has a wind energy project, such wind energy project shall be assessed using the methodology for real and personal property as provided in this subsection:
- (a) Any wind energy property of such company shall be assessed upon the county assessor's local tax rolls; and
- (b) [Any property consisting of land and buildings related to the wind energy project shall be assessed under chapter 137; and
- (e) All other [business] real property, excluding land, or personal property related to the wind energy project shall be assessed using the methodology provided under section [137.122] 137.123."; and

Further amend said bill, Page 89, Section 82.550, Line 3, by inserting after all of said section and line the following:

- "[393.1073. 1. There is hereby established the "Task Force on Wind Energy", which shall be composed of the following members:
- (1) Three members of the house of representatives, with two appointed by the speaker of the house of representatives and one appointed by the minority floor leader of the house of representatives;
- (2) Three members of the senate, with two appointed by the president pro tempore of the senate and one appointed by the minority floor leader of the senate; and
- (3) Two representatives from Missouri county governments with experience in wind energy valuations, with one being a currently elected county assessor to be appointed by the speaker of the house of representatives, and one being a currently elected county clerk to be appointed by the president protempore of the senate.
- 2. The task force shall conduct public hearings and research, and shall compile a report for delivery to the general assembly by no later than December 31, 2019. Such report shall include information on the following:
- (1) The economic benefits and drawbacks of wind turbines to local communities and the state;
- (2) The fair, uniform, and standardized assessment and taxation of wind turbines and their connected equipment owned by a public utility company at the county level in all counties;
- (3) Compliance with existing federal and state programs and regulations; and
- (4) Potential legislation that will provide a uniform assessment and taxation methodology for wind turbines and their connected equipment owned by a public utility company that will be used in every county of Missouri.
- 3. The task force shall meet within thirty days after its creation and shall organize by selecting a chairperson and vice chairperson, one of whom shall be a member of the senate and the other a member of the house of representatives. Thereafter, the task force may meet as often as necessary in order to accomplish the tasks assigned to it. A majority of the task force shall constitute a quorum, and a majority vote of such quorum shall be required for any action.
- 4. The staff of house research and senate research shall provide necessary clerical, research, fiscal, and legal services to the task force, as the task force may request.
- 5. The members of the task force shall serve without compensation, but any actual and necessary expenses incurred in the performance of the task force's official duties by the task force, its members, and any staff assigned to the task force shall be paid from the joint contingent fund.
- 6. This section shall expire on December 31, 2019.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Deaton offered House Amendment No. 1 to House Amendment No. 14.

House Amendment No. 1 to House Amendment No. 14

AMEND House Amendment No. 14 to House Committee Substitute for Senate Bill No. 544, Page 1, Line 1, by inserting after the number "544," the following:

"Section 37.965, Lines 1-11, by deleting all of said lines and inserting in lieu thereof the following:

- "37.965. 1. This section shall be known and may be cited as the "Cost Openness and Spending Transparency Act", or the "COST Act".
- 2. For purposes of this section, the term "state moneys" shall mean a direct appropriation from the general assembly and approved by the governor to a state department or agency or any moneys received by a political subdivision from the general revenue fund.
- 3. (1) When issuing statements, press releases, or any other documents describing projects or programs exceeding fifty thousand dollars which are funded in whole or in part with state moneys, a state department, state agency, or political subdivision receiving state moneys shall clearly state in such statement, press release, or document the following:
- (a) The percentage of the total costs of the project or program that will be financed with state moneys; and
 - (b) The dollar amount of state moneys used for the project or program.
- (2) The provisions of this section shall not apply to electronic communications containing not more than two hundred eighty characters."; and

Further amend said bill, Page 7, Section 37.1098, Line 9, by inserting after all of said section and line the following:

- "37.1190. 1 As used in this section, the following terms mean:
- (1) "CARES Act", the Coronavirus Aid, Relief, and Economic Security Act of 2020, Pub. L. 116-136;
- (2) "Expenditure", any monetary payment from a municipality or county to any vendor including, but not limited to, a payment, distribution, loan, advance, reimbursement, deposit, or gift;
 - (3) "Municipality", a city, town, or village that is incorporated in accordance with the laws of this state;
- (4) "State entity", the general assembly; the supreme court of Missouri; the office of a statewide elected official; or an agency, board, commission, department, institution, instrumentality, office, or other governmental entity of this state, excluding municipalities, counties, institutions of higher education, and any public employee retirement system;
- (5) "Vendor", any person, partnership, corporation, association, organization, state entity, or other party that:
- (a) Sells, leases, or otherwise provides equipment, materials, goods, supplies, or services to a municipality or county; or
 - (b) Receives reimbursement from a municipality or county for any expense.
- 2. The "Missouri Local Government CARES Act Expenditure Database" is hereby created and shall be maintained on the Missouri accountability portal, established under section 37.850, by the office of administration. The database shall be available on the office of administration website and shall include information about expenditures made with funds appropriated as a result of the CARES Act. The database shall be publicly accessible without charge.
- 3. For each expenditure made with funds received under the CARES Act, the Missouri local government CARES Act expenditure database shall include the following information:
 - (1) The amount of the expenditure;
 - (2) The date the expenditure was paid;
- (3) The vendor to whom the expenditure was paid, unless the disclosure of the vendor's name would violate a confidentiality requirement, in which case the vendor may be listed as confidential;
 - (4) The purpose of the expenditure; and
 - (5) The municipality or county that made the expenditure or requested the expenditure be made.
- 4. (1) Every municipality and county shall provide electronically transmitted information to the office of administration, in a format the office requires, for inclusion in the Missouri local government CARES Act expenditure database regarding each of the municipality's or county's expenditures made with funds appropriated as a result of the CARES Act biannually. All information regarding expenditures made between January first and June thirtieth shall be submitted before July thirty-first of such year. Information regarding expenditures made between July first and December thirty-first shall be submitted before January thirty-first of the year immediately following such year.
- (2) The office of administration shall provide each municipality and county with a template of the form to be used for the purpose of uploading the information required to be reported pursuant to this section. The office of administration shall have the authority to grant the municipality or county access to the database for the purpose of uploading data.

- (3) Subject to appropriation, the office of administration shall provide financial reimbursement to any participating municipality or county for actual expenditures incurred for participating in the database.
- 5. Not later than one year after the Missouri local government CARES Act expenditure database is implemented, the office of administration shall provide, on the office of administration website, an opportunity for public comment on the utility of the database.
- 6. The Missouri local government CARES Act expenditure database shall not include any confidential information or any information that is not a public record under chapter 610. However, the state shall not be liable for the disclosure of a record in the Missouri local government CARES Act expenditure database that is confidential information or is not a public record under chapter 610.
- 7. Each municipality or county that has a website shall display on its website a prominent internet link to the Missouri local government CARES Act expenditure database.
- 8. The office of administration may adopt rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill,"; and

Further amend said amendment, Page 5, Line 8, by inserting after all of said line the following:

"Further amend said bill, Page 90, Section D, Line 4, by inserting after all of said section and line the following:

"Section E. Because of the need to ensure transparency in the expenditure of funds from CARES Act, the enactment of section 37.1190 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 37.1190 of this act shall be in full force and effect upon its passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Allred	Anderson	Andrews	Billington	Black 137
Black 7	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 97	Cupps	Deaton	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roden	Ross	Ruth

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Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Stacy	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wood	Wright	Mr. Speaker	

NOES: 036

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Ellebracht	Gunby
Ingle	Lavender	Mackey	McCreery	Merideth
Mitten	Pierson Jr.	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sauls	Sharp 36	Unsicker	Washington	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 032

Bailey	Baker	Barnes	Basye	Burns
Carter	Clemens	Coleman 32	DeGroot	Dogan
Francis	Gray	Green	Henderson	Kendrick
Kidd	Messenger	Miller	Morgan	Mosley
Person	Roberts 161	Rone	Sain	Schnelting
Schroer	Shawan	Shull 16	Spencer	Stephens 128
Stevens 46	Wilson			

VACANCIES: 001

House Amendment No. 1 to House Amendment No. 14 was withdrawn.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Allred	Anderson	Andrews	Billington	Black 137
Black 7	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 97	Cupps	Deaton	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McDaniel	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roden	Ross
Ruth	Schroer	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Stacy
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wood	Wright
Mr. Speaker				

NOES: 037

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Gunby	Ingle	Lavender	Mackey	McCreery
Merideth	Mitten	Pierson Jr.	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 029

Bailey	Baker	Barnes	Basye	Burns
Carter	Coleman 32	DeGroot	Dogan	Francis
Gray	Green	Kendrick	Kidd	Messenger
Miller	Morgan	Mosley	Person	Price
Roberts 161	Rone	Sain	Schnelting	Shawan
Shull 16	Spencer	Stephens 128	Wilson	

VACANCIES: 001

On motion of Representative Andrews, House Amendment No. 14 was adopted.

Representative Chappelle-Nadal offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Committee Substitute for Senate Bill No. 544, Page 13, Section 64.207, Line 55, by inserting after all of said section and line the following:

"66.671. 1. As used in this section, the following terms mean:

- (1) "County", any county with a charter form of government and with more than nine hundred fifty thousand inhabitants and with historic landfills located in such county;
- (2) "Historic landfill", any real property for which a county issued an approval before January 1, 1973, for use as a landfill;
- (3) "Land use permit", any permit required by a county before any action relating to any use of a plot of property containing a historic landfill may occur.
- 2. Each county shall compile and keep a list of all historic landfills in the county and shall make such list available to the public.
- 3. (1) Before July 1, 2021, each county shall establish a procedure to determine whether any reclamation or remediation of a historic landfill has been accomplished safely before issuing any land use permit for such property.
- (2) The procedure shall ensure that protecting the health of any resident who lives and person who works near the historic landfill is a primary concern during all phases of a reclamation or remediation of the historic landfill.
- (3) The procedure shall be developed in consultation with residents of the county and any stakeholder representing any entity with an interest in the historic landfill. The development of the procedure shall include public hearings and public meetings that allow for public comments by such residents and stakeholders. At such public hearings and public meetings, residents shall be provided ample opportunity to present in person any statement, testimony, or evidence regarding the resident's concerns about the steps that the county shall include as part of the procedure for reviewing any reclamation or

remediation of a historic landfill before the county issues any land use permit. All information presented at such public hearings and public meetings shall be deemed an official record to be preserved by the appropriate custodian of such records in the county.

- (4) The county shall use all information presented under this subsection in creating the procedure for reviewing a reclamation or remediation of a historic landfill.
- 4. (1) Before issuing any land use permit, the county shall hold public hearings and public meetings that allow for public comments by such residents and stakeholders. At such public hearings and public meetings, residents shall be provided ample opportunity to present in person any statement, testimony, or evidence regarding the resident's concerns about the following:
 - (a) Any reclamation or remediation that was performed on the historic landfill;
 - (b) Any items, substances, or contaminants the resident believes to be in the historic landfill;
 - (c) Whether any testing was performed on the historic landfill;
 - (d) Whether further testing should be required before the county issues a land use permit;
- (e) Whether the resident believes the county followed all procedures required under this section for issuing a land use permit; and
- (f) Any other concern or comment the resident wishes to make about the historic landfill and any related land use permit.
- (2) All information presented at such public hearings and public meetings shall be deemed an official record to be preserved by the appropriate custodian of such records in the county.
- (3) The county shall use all information presented under this subsection in determining whether to conduct additional site testing for contaminants beyond any other required site testing before issuing a land use permit.
- (4) If the county determines that additional testing is necessary based on the records gathered at the public hearings and public meetings, the county shall require the additional necessary testing. If the additional testing determines that any reclamation or remediation was inadequate or that additional reclamation or remediation is necessary, the county shall require any reclamation or remediation of the historic landfill be completed before the county issues any land use permit."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chappelle-Nadal, House Amendment No. 15 was adopted.

Representative Black (137) offered House Amendment No. 16.

House Amendment No. 16

AMEND House Committee Substitute for Senate Bill No. 544, Pages 49-54, Section 620.2250, Lines 1-163, by deleting all of said section and inserting in lieu thereof the following:

- "620.2250. 1. This section shall be known and may be cited as the "Targeted Industrial Manufacturing Enhancement Zones Act".
 - 2. As used in this section, the following terms shall mean:
- (1) "County average wage", the average wage in each county as determined by the department for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;
 - (2) "Department", the Missouri department of economic development;
- (3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the completion of an agreement pursuant to subsection 6 of this section and no job that is relocated from another location within this state shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the county average wage;

- (4) "Political subdivision", a town, village, city, or county located in this state;
- (5) "Related facility", a facility operated by a company or a related company prior to the establishment of the TIME zone in question, and which is directly related to the operations of the facility within the new TIME zone;
- (6) "TIME zone", an area identified through an ordinance or resolution passed pursuant to subsection 4 of this section that is being developed or redeveloped for any purpose so long as any infrastructure or building built or improved is in the development area;
 - (7) "Zone board", the governing body of a TIME zone.
- 3. The governing bodies of at least two contiguous or overlapping political subdivisions in this state may establish one or more TIME zones, which shall be political subdivisions of the state, for the purposes of completing infrastructure projects to promote the economic development of the region. Such zones may only include the area within the governing bodies' jurisdiction, ownership, or control, and may include any such area. The governing bodies shall determine the boundaries for each TIME zone, and more than one TIME zone may exist within the governing bodies' jurisdiction or under the governing bodies' ownership or control, and may be expanded or contracted by resolution of the zone board.
- 4. (1) To establish a TIME zone, the governing bodies of at least two political subdivisions shall each propose an ordinance or resolution creating such zone. Such ordinance or resolution shall set forth the names of the political subdivisions which will form the TIME zone, the general nature of the proposed improvements, the estimated cost of such improvements, the boundaries of the proposed TIME zone, and the estimated number of new jobs to be created in the TIME zone. Prior to approving such ordinance or resolution, each governing body shall hold a public hearing to consider the creation of the TIME zone and the proposed improvements therein. The governing bodies shall hear and pass upon all objections to the TIME zone and the proposed improvements, if any, and may amend the proposed improvements, and the plans and specifications therefor.
- (2) After the passage or adoption of the ordinance or resolution creating the TIME Zone, governance of the TIME zone shall be by the zone board, which shall consist of seven members selected from the political subdivisions creating the TIME zone. Members of a zone board shall receive no salary or other compensation for their services as members, but shall receive their necessary traveling and other expenses incurred while actually engaged in the discharge of their official duties. The zone board may expand or contract such TIME zone through an ordinance or resolution following a public hearing conducted to consider such expansion or contraction.
- 5. The boundaries of the proposed TIME zone shall be described by metes and bounds, streets, or other sufficiently specific description.
- 6. (1) Prior to retaining any state withholding tax pursuant to subsection 9 of this section, a zone board shall enter into an agreement with the department. Such agreement shall include, but shall not be limited to:
 - (a) The estimated number of new jobs to be created;
 - (b) The estimated average wage of new jobs to be created;
 - (c) The estimated net fiscal impact of the new jobs;
 - (d) The estimated costs of the proposed improvements;
- (e) The estimated amount of withholding tax to be retained pursuant to subsection 9 of this section over the period of the agreement; and
 - (f) A copy of the ordinance establishing the board and a list of its members.
- (2) The department shall not approve an agreement with a zone board unless the zone board commits to creating the following number of new jobs:
- (a) For a TIME zone with a total population of less than five thousand inhabitants as determined by the most recent decennial census, a minimum of five new jobs with an average wage that equals or exceeds ninety percent of the county average wage;
- (b) For a TIME zone with a total population of at least five thousand inhabitants but less than fifty thousand inhabitants as determined by the most recent decennial census, a minimum of ten new jobs with an average wage that equals or exceeds ninety percent of the county average wage;
- (c) For a TIME zone with a total population of at least fifty thousand inhabitants but less than one hundred fifty thousand inhabitants as determined by the most recent decennial census, a minimum of fifteen new jobs with an average wage that equals or exceeds ninety percent of the county average wage; and

- (d) For a TIME zone with a total population of at least one hundred fifty thousand inhabitants as determined by the most recent decennial census, a minimum of twenty-five new jobs with an average wage that equals or exceeds ninety percent of the county average wage.
- 7. (1) The term of the agreement entered into pursuant to subsection 6 of this section shall not exceed ten years. A zone board may apply to the department for approval to renew any agreement. Such application shall be made on forms provided by the department. In determining whether to approve the renewal of an agreement, the department shall consider:
 - (a) The number of new jobs created and the average wage and net fiscal impact of such jobs;
- (b) The outstanding improvements to be made within the TIME zone and the funding necessary to complete such improvements; and
 - (c) Any other factor the department requires.
- (2) The department may approve the renewal of an agreement for a period not to exceed ten years. If a zone board has not met the new job requirements pursuant to subdivision (2) of subsection 6 of this section by the end of the agreement, the department shall recapture from such zone board the amount of withholding tax retained by the zone board pursuant to this section and the department shall not approve the renewal of an agreement with such zone board.
- (3) A zone board shall not retain any withholding tax pursuant to this section in excess of the costs of improvements completed by the zone board.
- 8. If a qualified company is retaining withholding tax pursuant to sections 620.2000 to 620.2020 for new jobs, as such terms are defined in section 620.2005, that also qualify for the retention of withholding tax pursuant to this section, the department shall not authorize an agreement pursuant to this section that results in more than fifty percent of the withholding tax for such new jobs being retained pursuant to this section and sections 620.2000 to 620.2020.
- 9. Upon the completion of an agreement pursuant to subsection 6 of this section, twenty-five percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within a TIME zone after development or redevelopment has commenced shall not be remitted to the general revenue fund of the state of Missouri. Such moneys shall be deposited into the TIME zone fund established pursuant to subsection 10 of this section for the purpose of continuing to expand, develop, and redevelop TIME zones identified by the zone board, and may be used for managerial, engineering, legal, research, promotion, planning, and any other expenses.
- 10. There is hereby created in the state treasury the "TIME Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the zone boards of the TIME zones from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section, which shall not exceed ten percent of the total amount collected within the TIME zones of a zone board. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 11. The zone board shall approve projects consistent with the provisions of this section that begin construction and disburse any money collected under this section. The zone board shall submit an annual budget for the funds to the department explaining how and when such money will be spent.
- 12. A zone board shall submit an annual report by December thirty-first of each year to the department and the general assembly. Such report shall include, but shall not be limited to:
 - (1) The locations of the established TIME zones governed by the zone board;
 - (2) The number of new jobs created within the TIME zones governed by the zone board;
 - (3) The average wage of the new jobs created within the TIME zones governed by the zone board; and
- (4) The amount of withholding tax retained pursuant to subsection 9 of this section from new jobs created within the TIME zones governed by the zone board.
- 13. No political subdivision shall establish a TIME zone with boundaries that overlap the boundaries of an advanced industrial manufacturing zone established pursuant to section 68.075.
- 14. The total amount of withholding taxes retained by all TIME zones pursuant to the provisions of this section shall not exceed five million dollars per fiscal year.
- 15. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536

and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.

- 16. Pursuant to section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized pursuant to this section shall sunset automatically on August 28, 2024, unless reauthorized by an act of the general assembly;
- (2) If such program is reauthorized, the program authorized pursuant to this section shall sunset automatically twelve years after the effective date of the reauthorization; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized pursuant to this section is sunset."; and

Further amend said bill, Page 89, Section 82.550, Line 3, by inserting after all of said line the following:

- "[135.710. 1. As used in this section, the following terms mean:
- (1) "Alternative fuel vehicle refueling property", property in this state owned by an eligible applicant and used for storing alternative fuels and for dispensing such alternative fuels into fuel tanks of motor vehicles owned by such eligible applicant or private citizens;
- (2) "Alternative fuels", any motor fuel at least seventy percent of the volume of which consists of one or more of the following:
- (a) Ethanol;
- (b) Natural gas;
- (c) Compressed natural gas, or CNG;
- (d) Liquified natural gas, or LNG;
- (e) Liquified petroleum gas, or LP gas, propane, or autogas;
- (f) Any mixture of biodiesel and diesel fuel, without regard to any use of kerosene;
- (g) Hydrogen;
- (3) "Department", the department of economic development;
- (4) "Electric vehicle recharging property", property in this state owned by an eligible applicant and used for recharging electric motor vehicles owned by such eligible applicant or private citizens:
- (5) "Eligible applicant", a business entity or private citizen that is the owner of an electric vehicle recharging property or an alternative fuel vehicle refueling property;
- (6) "Qualified Missouri contractor", a contractor whose principal place of business is located in Missouri and has been located in Missouri for a period of not less than five years;
- (7) "Qualified property", an electric vehicle recharging property or an alternative fuel vehicle refueling property which, if constructed after August 28, 2014, was constructed with at least fifty-one percent of the costs being paid to qualified Missouri contractors for the:
- (a) Fabrication of premanufactured equipment or process piping used in the construction of such facility;
- (b) Construction of such facility; and
- (c) General maintenance of such facility during the time period in which such facility receives any tax credit under this section.

If no qualified Missouri contractor is located within seventy-five miles of the property, the requirement that fifty-one percent of the costs shall be paid to qualified Missouri contractors shall not apply.

2. For all tax years beginning on or after January 1, 2015, but before January 1, 2018, any eligible applicant who installs and operates a qualified property shall be allowed a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or due under chapter 147 or chapter 148 for any tax year in which the applicant is constructing the qualified property. The credit allowed in this section per eligible applicant who is a private citizen shall not exceed fifteen hundred dollars or per eligible applicant that is a business entity shall not exceed the lesser of twenty thousand dollars or twenty percent of the total costs directly associated with the purchase and installation of any alternative fuel storage and dispensing

equipment or any recharging equipment on any qualified property, which shall not include the following:

- (1) Costs associated with the purchase of land upon which to place a qualified property;
- (2) Costs associated with the purchase of an existing qualified property; or
- (3) Costs for the construction or purchase of any structure.
- 3. Tax credits allowed by this section shall be claimed by the eligible applicant at the time such applicant files a return for the tax year in which the storage and dispensing or recharging facilities were placed in service at a qualified property, and shall be applied against the income tax liability imposed by chapter 143, chapter 147, or chapter 148 after all other credits provided by law have been applied. The cumulative amount of tax credits which may be claimed by eligible applicants claiming all credits authorized in this section shall not exceed one million dollars in any calendar year, subject to appropriations.
- 4. If the amount of the tax credit exceeds the eligible applicant's tax liability, the difference shall-not be refundable. Any amount of credit that an eligible applicant is prohibited by this section-from claiming in a taxable year may be carried forward to any of such applicant's two subsequent taxable years. Tax credits allowed under this section may be assigned, transferred, sold, or otherwise conveyed.
- 5. Any qualified property, for which an eligible applicant receives tax credits under this section, which ceases to sell alternative fuel or recharge electric vehicles shall cause the forfeiture of such eligible applicant's tax credits provided under this section for the taxable year in which the qualified property ceased to sell alternative fuel or recharge electric vehicles and for future taxable years with no recapture of tax credits obtained by an eligible applicant with respect to such applicant's tax years which ended before the sale of alternative fuel or recharging of electric vehicles ceased.
- 6. The director of revenue shall establish the procedure by which the tax credits in this section may be claimed, and shall establish a procedure by which the cumulative amount of tax credits is apportioned equally among all cligible applicants claiming the credit. To the maximum extent possible, the director of revenue shall establish the procedure described in this subsection in such a manner as to ensure that eligible applicants can claim all the tax credits possible up to the cumulative amount of tax credits available for the taxable year. No eligible applicant claiming a tax credit under this section shall be liable for any interest or penalty for filing a tax return after the date fixed for filing such return as a result of the apportionment procedure under this subsection.
- 7. Any eligible applicant desiring to claim a tax credit under this section shall submit the appropriate application for such credit with the department. The application for a tax credit under this section shall include any information required by the department. The department shall review the applications and certify to the department of revenue each eligible applicant that qualifies for the tax credit.
- 8. The department and the department of revenue may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2008, shall be invalid and void.
- 9. The provisions of section 23.253 of the Missouri sunset act notwithstanding:
- (1) The provisions of the new program authorized under this section shall automatically sunset three years after December 31, 2014, unless reauthorized by an act of the general assembly; and (2) If such program is reauthorized, the program authorized under this section shall automatically sunset six years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on December thirty first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; and (4) The provisions of this subsection shall not be construed to limit or in any way impair the department's ability to redeem tax credits authorized on or before the date the program authorized under this section expires or a taxpayer's ability to redeem such tax credits. ["; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	093

Allred	Anderson	Andrews	Billington	Black 137
Black 7	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Knight
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Moon	Morris 140	Morse 151
Muntzel	Murphy	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Ross	Ruth
Schroer	Sharpe 4	Shaul 113	Shields	Simmons
Smith	Sommer	Stacy	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright		
NOES: 035				
Aldridge	Appelbaum	Bangert	Baringer	Beck
Brown 27	Brown 70	Burnett	Butz	Carpenter
Chappelle-Nadal	Clemens	Ellebracht	Gunby	Ingle
Lavender	Mackey	McCreery	Merideth	Mitten
Person	Pierson Jr.	Price	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young
PRESENT: 000				
ABSENT WITH LEA	AVE: 034			

ABSENT WITH LEAVE: 034

Bailey Baker Barnes Basye Bland Manlove Bosley Burns Carter Dogan Gray Green Houx Kendrick Kidd Kolkmeyer Messenger Miller Morgan Mosley Neely Rone Plocher Proudie Rehder Sain Sauls Schnelting Shawan Shull 16 Solon Spencer Stephens 128 Tate Mr. Speaker

VACANCIES: 001

On motion of Representative Black (137), House Amendment No. 16 was adopted.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AY	ES:	098

Allred	Anderson	Andrews	Bailey	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Knight	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Moon
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Stacy	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright		
NOES: 036				

NOES: 036

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Chappelle-Nadal	Clemens	Ellebracht	Gunby
Ingle	Lavender	Mackey	McCreery	Merideth
Mitten	Person	Pierson Jr.	Price	Proudie
Razer	Roberts 77	Rogers	Rowland	Runions
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Vanna				

Young

PRESENT: 000

ABSENT WITH LEAVE: 028

Baker	Barnes	Burns	Carpenter	Carter
Dogan	Gray	Green	Houx	Kendrick
Kidd	Kolkmeyer	Messenger	Miller	Morgan
Mosley	Quade	Rehder	Sain	Sauls
Schnelting	Schroer	Shawan	Shull 16	Spencer
C4 1 1 2 0	T-4-	M., C., 1		

Stephens 128 Tate Mr. Speaker

VACANCIES: 001

On motion of Representative Patterson, HCS SB 544, as amended, was adopted.

Representative Patterson moved that HCS SB 544, as amended, be read the third time and passed.

Which motion was defeated by the following vote:

AYES: 051

Andrews Basye Black 137 Chappelle-Nadal Coleman 32 Coleman 97 Cupps Dinkins Dohrman Eslinger Fishel Fitzwater Francis Gannon Evans Gregory Griesheimer Haden Hannegan Henderson Houx Hudson Kelley 127 Hicks Justus Kolkmeyer Miller Knight McGaugh Love Morse 151 Muntzel Patterson Pfautsch Pike Reedy Toalson Reisch Riggs Roberts 161 Roden Ruth Sharpe 4 Shaul 113 Solon Sommer Trent Veit Walsh Wiemann Wright

Mr. Speaker

NOES: 097

Aldridge Allred Anderson Appelbaum Bailey Baker Bangert Baringer Beck Barnes Black 7 Billington Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Chipman Christofanelli Clemens Deaton DeGroot Falkner Dogan Eggleston Ellebracht Gunby Grier Haffner Gray Hansen Hill Helms Hovis Hurst Ingle Kelly 141 Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel McGirl Merideth Morris 140 Mitten Moon Mosley Murphy Neely O'Donnell Person Pierson Jr. Pietzman Pollitt 52 Pollock 123 Porter Plocher Pogue Proudie Quade Razer Rehder Price Remole Richey Roberts 77 Rogers Rone Rowland Runions Sauls Schnelting Ross Schroer Sharp 36 Shields Simmons Smith Spencer Stacy Stevens 46 Swan Taylor Washington Wilson Windham Unsicker Vescovo Wood Young

PRESENT: 001

Griffith

ABSENT WITH LEAVE: 013

Burns Carpenter Carter Green Kendrick Kidd Messenger Morgan Sain Shawan Shull 16 Stephens 128 Tate

VACANCIES: 001

HOUSE RESOLUTIONS

HR 4596, relating to Taiwan, was taken up by Representative Lynch.

On motion of Representative Lynch, HR 4596 was adopted by the following vote:

AYES: 140

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Beck Billington Black 137 Black 7 Basye Bondon Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chappelle-Nadal Chipman Clemens Coleman 32 Coleman 97 Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griffith Gunby Haden Haffner Griesheimer Hicks Hill Hansen Henderson Hannegan Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Knight Kolkmeyer Lynch Mackey Lavender Lovasco Love Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Moon Muntzel Neely O'Donnell Mosley Murphy Patterson Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Rehder Quade Razer Reedy Toalson Reisch Remole Roberts 161 Richey Riggs Roberts 77 Rogers Rone Roden Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Smith Solon Sommer Simmons Spencer Stacy Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Washington Wiemann Wilson Wood Wright Mr. Speaker Young

NOES: 001

McDaniel

PRESENT: 002

Pogue Windham

ABSENT WITH LEAVE: 019

Bosley Christofanelli Bland Manlove Burns Carter DeGroot Green Helms Kendrick Kidd Morgan Person Shawan Messenger Sain Walsh Shull 16 Stephens 128 Tate

VACANCIES: 001

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 1768

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Bill No. 1768, with Senate Amendment No. 1, Senate Amendment No. 2, and Senate Amendment No. 3 begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Bill No. 1768, as amended;
- 2. That the House recede from its position on House Bill No. 1768;
- 3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Bill No. 1768, be Third Read and Finally Passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Louis Riggs	/s/ Senator Dan Hegeman
/s/ Representative Rick Francis	/s/ Senator Sandy Crawford
/s/ Representative Rocky Miller	/s/ Senator David Sater
/s/ Representative Tommie Pierson Jr.	/s/ Senator Lauren Arthur
/s/ Representative Steven Roberts	/s/ Senator John Rizzo

BILLS CARRYING REQUEST MESSAGES

SS SCS HB 1768, as amended, relating to communication services, was taken up by Representative Riggs.

Representative Riggs moved that the House grant further conference on SS SCS HB 1768, as amended.

Which motion was adopted.

COMMITTEE REPORTS

Committee on Budget, Chairman Smith reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HJR 106**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (25): Andrews, Black (137), Black (7), Cupps, Deaton, Evans, Gregory, Griesheimer, Hudson, Kelly (141), Mayhew, McGaugh, O'Donnell, Patterson, Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Swan, Trent, Walsh and Wood

Noes (10): Aldridge, Bland Manlove, Bosley, Burnett, Kendrick, Lavender, Merideth, Pierson Jr., Rogers and Washington

Absent (1): Spencer

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 664**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (1): Shawan

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SS SCS SB 528, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bangert, Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (4): Carpenter, Dogan, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCS SB 578**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Mitten, Patterson, Rehder, Ruth, Schroer and Solon

Noes (3): Bangert, Carpenter and Lavender

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 587**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (4): Bangert, Carpenter, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 686**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Coleman (97), Dogan, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (5): Bangert, Carpenter, Gregory, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 782**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (10): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon Noes (4): Bangert, Carpenter, Lavender and Mitten

Absent (0)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 831**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon Noes (3): Carpenter, Lavender and Mitten

Absent (0)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SCS SB 867, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (10): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon Noes (4): Bangert, Carpenter, Lavender and Mitten

Absent (0)
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Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS#3 SJR 38**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (6): Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer
Noes (3): Runions, Sauls and Unsicker
Absent (1): Bondon
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Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 552**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (6): Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer
Noes (3): Runions, Sauls and Unsicker
Absent (1): Bondon
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Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 616**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 617**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Christofanelli, Houx, Miller and Sommer

Noes (4): Fitzwater, Runions, Sauls and Unsicker

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 620**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred SCS SB 631, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 644**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Fitzwater, Houx, Miller and Sommer

Noes (4): Christofanelli, Runions, Sauls and Unsicker

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred SCS SB 739, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Fitzwater, Houx, Miller and Sommer

Noes (4): Christofanelli, Runions, Sauls and Unsicker

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 846**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (1): Bondon

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SS#3 SJR 38 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS SCS SB 528 - Fiscal Review
HCS SB 552 - Fiscal Review
HCS SB 587 - Fiscal Review
HCS SS SB 644 - Fiscal Review
HCS SB 686 - Fiscal Review
HCS SB 782 - Fiscal Review

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2046

The Conference Committee appointed on Senate Substitute for House Committee Substitute for House Bill No. 2046, with Senate Amendment No. 1, Senate Amendment No. 3, Senate Amendment No. 5, Senate Amendment No. 6, Senate Amendment No. 1 to Senate Amendment No. 8, Senate Amendment No. 8, Senate Amendment No. 8, Senate Amendment No. 8, as amended, Senate Amendment No. 9, and Senate Amendment No. 11 begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute for House Committee Substitute for House Bill No. 2046, as amended;
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 2046;
- 3. That the attached Conference Committee Substitute for Senate Substitute for House Committee Substitute for House Bill No. 2046, be Third Read and Finally Passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Derek Grier	/s/ Senator Mike Bernskoetter
/s/ Representative Dan Houx	/s/ Senator Andrew Koenig
/s/ Representative Robert Ross	/s/ Senator Jeanie Riddle
/s/ Representative Richard Brown	/s/ Senator Scott Sifton
Representative Jon Carpenter	/s/ Senator Gina Walsh

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following House Bill was referred to the Committee indicated:

CCR SS HCS HB 2046, as amended - Fiscal Review

RECESS

On motion of Representative Vescovo, the House recessed until such time as Conference Committee Report for SS#2 SCS HB 1450, HB 1296, HCS HB 1331, and HCS HB 1898, as amended, is distributed, and then stand adjourned until 10:00 a.m., Tuesday, May 12, 2020.

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE NO. 2
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 1450,
HOUSE BILL NO. 1296,
HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1331,
AND
HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1898

The Conference Committee appointed on Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill No. 1331, and House Committee Substitute for House Bill No. 1898, with Senate Amendment No. 1, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill No. 1331, and House Committee Substitute for House Bill No. 1898, as amended;
- 2. That the House recede from its position on House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill No. 1331, and House Committee Substitute for House Bill No. 1898;
- 3. That the attached Conference Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill No. 1331, and House Committee Substitute for House Bill No. 1898, be Third Read and Finally Passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Nick Schroer	/s/ Senator Tony Luetkemeyer
/s/ Representative Mike Henderson	/s/ Senator Ed Emery
/s/ Representative Jonathan Patterson	/s/ Senator Bob Onder
Representative Gina Mitten	Senator Karla May
Representative Robert Sauls	Senator Scott Sifton

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following House Bill was referred to the Committee indicated:

CCR SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended - Fiscal Review

ADJOURNMENT

Pursuant to the motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, May 12, 2020.

COMMITTEE HEARINGS

FISCAL REVIEW

Tuesday, May 12, 2020, 9:45 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 12, 2020, upon evening adjournment, House Hearing Room 7.

Executive session will be held: HCS SB 664, HCS HJR 106

Executive session may be held on any matter referred to the committee.

Changed meeting location.

CORRECTED

HOUSE CALENDAR

SIXTY-FIRST DAY, TUESDAY, MAY 12, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#3 SJR 38, (Fiscal Review 5/11/20) - Plocher

SENATE BILLS FOR THIRD READING

SS#2 SCS SB 591 - DeGroot

SS SCS SB 569, (Fiscal Review 5/8/20) - Solon

HCS SS SCS SB 718 - Sommer

HCS SB 656 - Griffith

HCS SS#2 SB 704 - Christofanelli

HCS SB 846 - Patterson

HCS SB 552, (Fiscal Review 5/11/20), E.C. - Murphy

HCS SB 686, (Fiscal Review 5/11/20) - Hicks

HCS SS SB 644, (Fiscal Review 5/11/20), E.C. - Sommer

HCS SS SCS SB 528, (Fiscal Review 5/11/20) - Eslinger

HCS SB 587, (Fiscal Review 5/11/20), E.C. - Taylor

HCS SB 782, (Fiscal Review 5/11/20) - Knight

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer

HCS SCS SB 725, as amended (Fiscal Review 5/11/20), E.C. - Henderson

HCS SS SB 580, as amended, E.C. - Swan

HCS SCS SBs 673 & 560 - Ross

HCS SS#2 SCS SB 523, E.C. - Roberts (161)

HCS SB 774, E.C. - Wood

HCS SS SCS SB 594, E.C. - Black (137)

HCS SS SCS SB 570 - Eggleston

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 1655 - Kelly (141)

SCS HB 1330, as amended, E.C. - Veit

SS SCS HCS#2 HB 1896, as amended, E.C. - Roberts (161)

SS#2 SCS HCS HB 1854, as amended, E.C. - Pfautsch

BILLS CARRYING REQUEST MESSAGES

SS#2 HB 1693, (request Senate recede/grant conference) - Rehder SS SCS HB 1768, as amended (request Senate grant further conference) - Riggs

BILLS IN CONFERENCE

CCR SS#2 SCS HB 1450, HB 1296, HCS HB 1331 & HCS HB 1898, as amended (Fiscal Review 5/11/20) - Schroer

CCR SS HCS HB 2046, as amended (Fiscal Review 5/11/20) - Grier

HCS SS SB 618, as amended - Kidd

HCS SCS SB 653, as amended - Solon

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith CCS SCS HCS HB 2 - Smith CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SIXTY-FIRST DAY, TUESDAY, MAY 12, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let us love one another, for love comes from God. Everyone who loves has been born from God and knows God. (I John 4:7)

O loving God, who guided our ancestors to build on these shores a nation of the people, by the people, and who gave them faith to believe that they may become one in spirit with liberty and justice for all, touch our hearts that we may live according to Your holy will and that we may be open to the leading of Your gracious Spirit during this uncertain time.

Remove from our minds today all bitterness, all fear, and all contempt for one another, that departing from all that divides us we may, by Your grace, arrive at a new unity of spirit, that being one with You, we may be one with one another this last week.

Today, may our spirit be the spirit of calmness. May our security be the security of goodness. May our strength be the strength of humility where each may live for all, and all may care for each, here in the People's House.

Let us remember all who have served and have fallen in the line of duty during this national and state Law Enforcement Memorial Week.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixtieth day was approved as corrected by the following vote:

AYES: 126

Allred	Anderson	Andrews	Bailey	Baker
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bromley	Brown 27
Burnett	Busick	Butz	Carter	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Hudson	Tiuist	nigie	Justus	Kelley 127

Kelly 141 Kendrick Knight Kolkmeyer Lavender Lovasco Love Lynch Mayhew McCreery McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pierson Jr. Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Razer Reedy Rehder Richey Roberts 161 Remole Riggs Roberts 77 Roden Ross Rogers Rone Runions Ruth Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Solon Sommer Stacy Stephens 128 Swan Tate Taylor Trent Unsicker Veit Vescovo Wilson Walsh Wiemann Wright Young

Mr. Speaker

NOES: 002

Mackey Merideth

PRESENT: 002

Sain Windham

ABSENT WITH LEAVE: 032

Aldridge Appelbaum Bangert Bland Manlove Bosley Brown 70 Burns Carpenter Dogan Francis Kidd McDaniel Messenger Mitten Moon Price Morgan Mosley Person Pietzman Proudie Quade Toalson Reisch Rowland Sauls Shawan Shull 16 Smith Spencer Stevens 46 Washington Wood

VACANCIES: 001

Speaker Pro Tem Wiemann assumed the Chair.

Speaker Haahr resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker, I am instructed by the Senate to inform the House of Representatives that the Senate grants the House further conference on **SS SCS HCS HB 1768, as amended**.

Also, the President Pro Tem has appointed the following conferees:

Senators Hegeman, Crawford, Sater, Rizzo and Arthur.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS#2 HB 1693** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Luetkemeyer, Sater, O'Laughlin, Rizzo and Sifton.

Mr. Speaker: The Senate has appointed the following conference committee to act with a like committee from the House on **SCS** for **SB 653**, with **HCS**, as amended: Senators Crawford, Sater, Riddle, Schupp and May.

Mr. Speaker: The Senate has appointed the following conference committee to act with a like committee from the House on **SS** for **SB 618**, with **HCS**, as amended: Senators Wallingford, Emery, Cierpiot, Nasheed and Schupp.

RE-APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker re-appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS SCS HB 1768, as amended: Representatives Riggs, Francis, Miller, Pierson Jr., and Roberts (77).

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS#2 HB 1693: Representatives Rehder, Stephens (128), Kolkmeyer, Roberts (77), and McCreery.

Speaker Pro Tem Wiemann resumed the Chair.

THIRD READING OF SENATE BILLS

SS#2 SCS SB 591, relating to civil actions, was taken up by Representative DeGroot.

On motion of Representative DeGroot, the title of SS#2 SCS SB 591 was agreed to.

Representative Mitten offered House Amendment No. 1.

House Amendment No. 1

AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 591, Page 3, Section 407.025, Line 10, by inserting at the end of said line the word "and"; and

Further amend said bill, page, and section, Lines 11-13, by deleting said lines from the bill; and

Further amend said bill, page, and section, Line 14, by deleting the letter "(c)" and inserting in lieu thereof the letter "(b)"; and

Further amend said bill and section, Page 4, Line 47, by inserting at the end of said line the word "and"; and

Further amend said bill, page and section, Lines 48-50, by deleting said lines from the bill; and

Further amend said bill, page and section, Line 51, by deleting the number "(3)" and inserting in lieu thereof the number "(2)"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Allred	Anderson	Andrews	Bailey	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Falkner	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McGaugh	McGirl	Miller	Moon
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Sharpe 4	Shaul 113	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright				

NOES: 041

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Butz	Carpenter	Carter
Chappelle-Nadal	Clemens	Ellebracht	Gray	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Mosley	Person
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Sharp 36	Stevens 46	Unsicker	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 020

Aldridge	Baker	Barnes	Bosley	Burnett
Burns	Dogan	Evans	Fishel	Kidd
McDaniel	Messenger	Morgan	Pietzman	Schroer
Shawan	Shull 16	Tate	Washington	Mr. Speaker

VACANCIES: 001

Representative Mitten moved that House Amendment No. 1 be adopted.

Which motion was defeated.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Knight	Kolkmeyer	Lovasco
Lynch	Mayhew	McGaugh	McGirl	Miller
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shields	Simmons	Sommer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wood	Wright

NOES: 041

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Brown 27	Brown 70	Burnett
Butz	Carpenter	Carter	Chappelle-Nadal	Clemens
Ellebracht	Gray	Green	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Person	Pierson Jr.	Price	Razer
Roberts 77	Rogers	Runions	Sain	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 021

Bosley Burns Cupps Evans Kidd Love McDaniel Messenger Morgan Mosley Proudie Quade Rowland Shawan Shull 16 Smith Solon Spencer Tate Wilson

Mr. Speaker

VACANCIES: 001

On motion of Representative DeGroot, SS#2 SCS SB 591 was truly agreed to and finally passed by the following vote:

AYES: 098

Baker Allred Andrews Bailey Anderson Basye Billington Black 137 Black 7 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Dinkins Coleman 97 Cupps Deaton DeGroot Falkner Dogan Dohrman Eggleston Eslinger Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Houx Hovis Hudson Justus Hill Kelley 127 Kelly 141 Knight Kolkmeyer Lovasco Lynch Mayhew McGaugh McGirl Miller Morse 151 Muntzel Neely O'Donnell Murphy Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Reedy Rehder Remole Roberts 161 Toalson Reisch Richev Riggs Roden Ross Schroer Ruth Schnelting Shaul 113 Smith Sharpe 4 Shields Simmons Spencer Stephens 128 Swan Sommer Stacy **Taylor** Trent Vescovo Walsh Wiemann Wood Wright Mr. Speaker

NOES: 051

Aldridge Appelbaum Bangert Baringer Barnes Beck Bland Manlove Brown 27 Brown 70 Burnett Butz Carpenter Carter Chappelle-Nadal Clemens Ellebracht Gunby Hurst Gray Green Kendrick Lavender Ingle Mackey McCreery Morris 140 Merideth Mitten Moon Mosley Person Pierson Jr. Pogue Price Proudie Roberts 77 Rowland Razer Rogers Rone Runions Sain Sauls Sharp 36 Solon Stevens 46 Unsicker Veit Washington Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Bosley Burns Evans Kidd Love
McDaniel Messenger Morgan Quade Shawan
Shull 16 Tate Wilson

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood
Noes (3): Baringer, Burnett and Sauls
Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR SS HCS HB 2046, as amended, begs leave to report it has examined the same and recommends that it Do Pass by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#3 SJR 38**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Sauls

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS SB 569**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

BILLS IN CONFERENCE

CCR SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, relating to criminal law, was taken up by Representative Schroer.

Speaker Haahr resumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	104

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Kelley 127	Kelly 141	Knight	Kolkmeyer	Lovasco
Lynch	Mayhew	McGaugh	McGirl	Miller
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	
NOES: 045				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Brown 27	Brown 70	Burnett
Butz	Carpenter	Carter	Chappelle-Nadal	Clemens
Ellebracht	Gray	Green	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Mosley	Person	Pierson Jr.	Price
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Runions	Sain	Sauls	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young
PRESENT: 000				
ABSENT WITH LEA	VE: 013			

Helms

Tate

Messenger

VACANCIES: 001

Burns

McDaniel

Shull 16

Bosley

Shawan

Love

On motion of Representative Schroer, CCR SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, was adopted by the following vote:

Justus

Morgan

Kidd

Shaul 113

AYES: 101

Allred	Anderson	Andrews	Bailey	Baker
Basye	Beck	Billington	Black 137	Black 7
Bondon	Bromley	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Henderson
Hicks	Houx	Hovis	Hudson	Justus
Kelley 127	Kelly 141	Knight	Kolkmeyer	Lynch
Mayhew	McCreery	McGaugh	McGirl	Miller
Morris 140	Morse 151	Muntzel	Murphy	O'Donnell
Patterson	Pfautsch	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rogers	Ross	Rowland	Runions	Ruth
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Swan	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				

NOES: 050

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Bland Manlove	Brown 27	Brown 70	Burnett	Butz
Carpenter	Carter	Chappelle-Nadal	Clemens	Dogan
Gray	Green	Gunby	Helms	Hill
Hurst	Ingle	Kendrick	Lavender	Lovasco
Mackey	Merideth	Mitten	Moon	Mosley
Neely	Person	Pierson Jr.	Pietzman	Pogue
Proudie	Quade	Razer	Roberts 77	Rone
Sain	Spencer	Stacy	Stephens 128	Stevens 46
Taylor	Unsicker	Washington	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 011

BosleyBurnsKiddLoveMcDanielMessengerMorganPriceShawanShull 16

Tate

VACANCIES: 001

On motion of Representative Schroer, CCS SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898 was read the third time and passed by the following vote:

AYES: 099

Allred	Anderson	Andrews	Bailey	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Ellebracht	Eslinger	Evans

Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Henderson	Hicks
Houx	Hovis	Hudson	Justus	Kelley 127
Kelly 141	Kendrick	Knight	Kolkmeyer	Lynch
Mayhew	McCreery	McGaugh	McGirl	Miller
Morris 140	Morse 151	Muntzel	Murphy	O'Donnell
Patterson	Pfautsch	Pike	Plocher	Pollitt 52
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rogers
Ross	Rowland	Runions	Ruth	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Swan
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	

NOES: 052

Aldridge	Appelbaum	Baker	Bangert	Baringer
Barnes	Bland Manlove	Brown 27	Brown 70	Burnett
Butz	Carpenter	Carter	Chappelle-Nadal	Clemens
Dogan	Gray	Green	Gunby	Helms
Hill	Hurst	Ingle	Lavender	Lovasco
Mackey	Merideth	Mitten	Moon	Mosley
Neely	Person	Pierson Jr.	Pietzman	Pogue
Pollock 123	Price	Proudie	Quade	Razer
Roberts 77	Rone	Sain	Spencer	Stacy
Stephens 128	Stevens 46	Taylor	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 011

BosleyBurnsKiddLoveMcDanielMessengerMorganSaulsShawanShull 16

Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

CCR SS HCS HB 2046, as amended, relating to professional registration, was taken up by Representative Grier.

On motion of Representative Grier, CCR SS HCS HB 2046, as amended, was adopted by the following vote:

AYES: 117

Aldridge	Allred	Anderson	Andrews	Bailey
Baker	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bland Manlove	Bondon	Bosley
Bromley	Butz	Carter	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht

Eslinger Evans Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hansen Helms Henderson Hicks Hill Hovis Hudson Ingle Houx Justus Kelley 127 Kelly 141 Kendrick Knight Kolkmeyer Lovasco Lynch Mackey Mayhew McGaugh Miller McGirl Morris 140 Morse 151 Murphy Neely O'Donnell Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Rehder Toalson Reisch Remole Richey Roberts 161 Roberts 77 Roden Ross Riggs Ruth Sauls Schnelting Schroer Sharp 36 Shaul 113 Shields Simmons Smith Sharpe 4 Solon Sommer Spencer Stacy Stephens 128 Swan Taylor Trent Veit Stevens 46 Vescovo Walsh Wiemann Wilson Wood Wright Mr. Speaker

NOES: 034

Baringer Brown 27 Brown 70 Appelbaum Bangert Burnett Busick Carpenter Chappelle-Nadal Clemens Falkner Hurst Kidd Hannegan Lavender Person McCreery Merideth Moon Mosley Pierson Jr. Pogue Price Quade Razer Rowland Runions Reedy Rogers Sain Washington Unsicker Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 011

Burns Love McDaniel Messenger Mitten Morgan Muntzel Rone Shawan Shull 16

Tate

VACANCIES: 001

On motion of Representative Grier, CCS SS HCS HB 2046 was read the third time and passed by the following vote:

AYES: 120

Andrews Aldridge Allred Anderson Bailey Baker Barnes Basye Beck Billington Black 7 Black 137 Bland Manlove Bondon Bosley Bromley Brown 70 Butz Carter Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Fitzwater Gannon Gray Green Gregory Francis Grier Griesheimer Griffith Gunby Haden Haffner Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Kelley 127 Kelly 141 Kendrick Knight Justus

Kolkmeyer	Lovasco	Lynch	Mackey	Mayhew
McGaugh	McGirl	Miller	Morris 140	Morse 151
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Proudie	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Ross	Ruth	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 031

Appelbaum	Bangert	Baringer	Brown 27	Burnett
Busick	Carpenter	Chappelle-Nadal	Clemens	Falkner
Hannegan	Hurst	Kidd	Lavender	McCreery
Merideth	Moon	Mosley	Pierson Jr.	Pogue
Price	Quade	Razer	Reedy	Rogers
Rowland	Runions	Sain	Washington	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 011

Burns	Love	McDaniel	Messenger	Mitten
Morgan	Muntzel	Rone	Shawan	Shull 16

Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

SIGNING OF HOUSE BILL

All other business of the House was suspended while SS SCS HB 2015 was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, SS SCS HB 2015 was delivered to the Governor by the Chief Clerk of the House.

THIRD READING OF SENATE BILLS

SS SCS SB 569, relating to victims of sexual offenses, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of SS SCS SB 569 was agreed to.

Representative Solon assumed the Chair.

On motion of Representative Kelly (141), **SS SCS SB 569** was truly agreed to and finally passed by the following vote:

A١	YES:	150

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Busick	Butz	Carpenter
Carter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McGaugh	McGirl
Merideth	Miller	Mitten	Morris 140	Morse 151
Mosley	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Price	Proudie	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Rowland	Runions	Ruth	Sain
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Windham	Wood	Wright	Young	Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 009

Burns DeGroot Ellebracht McDaniel Messenger Morgan Shawan Shull 16 Tate

VACANCIES: 001

Representative Solon declared the bill passed.

Speaker Haahr resumed the Chair.

HCS SS SCS SB 718, relating to military affairs, was moved to the Informal Calendar.

HCS SB 656, relating to veterans, was taken up by Representative Griffith.

On motion of Representative Griffith, the title of HCS SB 656 was agreed to.

Representative Haffner offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 656, Page 27, Section 571.104, Lines 155-158, by deleting said lines and inserting in lieu thereof the following words "full-time National Guard duty under Title 32 of the United States Code."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haffner, **House Amendment No. 1** was adopted.

Representative Morse (151) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 656, Page 1, Section A, Line 4, by inserting after all of said section and line the following:

"9.302. August nineteenth each year shall be designated as "Honor Guard Appreciation Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to express appreciation for honor guards and the services they provide for deceased veterans and service members."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morse (151), **House Amendment No. 2** was adopted.

Representative Sommer offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 656, Page 15, Section 208.151, Line 241, by inserting after all of said section and line the following:

- "209.150. 1. Every person with a [visual, aural, or other] disability, [including diabetes,] as defined in section 213.010, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.
- 2. Every person with a [visual, aural, or other] disability, [including diabetes,] as defined in section 213.010, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.
- 3. Every person with a [visual, aural, or other] disability, [including diabetes,] as defined in section 213.010, shall have the right to be accompanied by a [guide dog, hearing dog, or] service dog or dogs, as defined in section 209.200, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the [guide dog, hearing dog, or] service dog or dogs, as defined in section 209.200; provided that such person shall be liable for any damage done to the premises or facilities by such dog.

- 4. As used in sections 209.150 to 209.190, the term "service dog" [means any dog specifically trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person-cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, carrying supplies, and search and rescue of an individual with a disability] shall have the same definition as in section 209.200.
- 209.200. As used in sections [209.200] 209.150 to 209.204, not to exceed the provisions of the Americans With Disabilities Act, the following terms shall mean:
 - (1) "Disability", as defined in section 213.010 including diabetes;
- (2) "Service dog", a dog that is being or has been [specially] individually trained to do work or perform tasks [which] for the benefit [a particular person] of an individual with a disability, including a physical, sensory, psychiatric, intellectual, or other mental disability. Service dog includes but is not limited to:
- (a) "Guide dog", a dog that is being or has been specially trained to assist a particular blind or visually impaired person;
- (b) "Hearing dog", a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;
- (c) "Medical alert or [respond] response dog", a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;
- (d) "Mental health service dog" or "psychiatric service dog", a dog individually trained for its owner who is diagnosed with a psychiatric disability, medical condition, or developmental disability recognized in the most recently published Diagnostic and Statistical Manual of Mental Disorders (DSM) to perform tasks that mitigate or assist with difficulties directly related to the owner's psychiatric disability, medical condition, or developmental disability;
- (e) "Mobility dog", a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;
- [(e)] (f) "Professional therapy dog", a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler's occupation or profession. Such dogs, with their handlers, perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;
- [(f)] (g) "Search and rescue dog", a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;
- (3) "Service dog team", a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog.
- 209.204. **1.** Any person who knowingly impersonates a person with a disability for the purpose of receiving the accommodations regarding service dogs under the Americans with Disabilities Act, 42 U.S.C. Section 12101, et seq., is guilty of a class C misdemeanor and shall also be civilly liable for the amount of any actual damages resulting from such impersonation. Any second or subsequent violation of this section is a class B misdemeanor. For purposes of this section, "impersonates a person with a disability" means a representation by word or action as a person with a disability [or a representation of a dog by word or action as a service dog].
- 2. No person shall knowingly misrepresent a dog as a service dog for the purpose of receiving the accommodations regarding service dogs under the Americans with Disabilities Act, 42 U.S.C. Section 12101, et seq. For purposes of this section, "misrepresent a dog as a service dog" means a representation by word or action that a dog has been trained as a service dog as defined in section 209.200. Misrepresentation of a service dog includes, but is not limited to:
 - (1) Knowingly creating documents that falsely represent that a dog is a service dog;
 - (2) Knowingly providing to another person documents falsely stating that a dog is a service dog;
- (3) Knowingly fitting a dog, if the dog is not a service dog, with a harness, collar, vest, or sign of the type commonly used by a person with a disability to indicate a dog is a service dog; or
- (4) Knowingly representing that a dog is a service dog if the dog has not completed training to perform disability-related tasks or do disability-related work for a person with a disability.

A person who violates this subsection is guilty of a class C misdemeanor and shall also be civilly liable for any actual damages resulting from such misrepresentation. Any second or subsequent violation of this subsection is a class B misdemeanor.

- 3. No person shall knowingly misrepresent any animal as an assistance animal for the purpose of receiving the accommodations regarding assistance animals under the Fair Housing Act, 42 U.S.C. Section 3601, et seq., or the Rehabilitation Act, 29 U.S.C. Section 701, et seq. For the purposes of this section an "assistance animal" is an animal that works, provides assistance, or performs tasks, or is being trained to work, provide assistance, or perform tasks, for the benefit of a person with a disability, or that provides emotional support that alleviates one or more identified effects of a person's disability. While dogs are the most common type of assistance animal, other animals can also be assistance animals. Misrepresentation of an assistance animal includes, but is not limited to:
 - (1) Knowingly creating documents that falsely represent that an animal is an assistance animal;
- (2) Knowingly providing to another person documents falsely stating that an animal is an assistance animal:
- (3) Knowingly fitting an animal, if the animal is not an assistance animal, with a harness, collar, vest, or sign of the type commonly used by a person with a disability to indicate an animal is an assistance animal; or
- (4) Knowingly and intentionally misrepresenting a material fact to a health care provider for the purpose of obtaining documentation from the health care provider necessary to designate an animal as an assistance animal. All documentation for an assistance animal must be from a qualified professional as permitted under the Fair Housing Act, 42 U.S.C. Section 3601, et seq., or the Rehabilitation Act, 29 U.S.C. Section 701, et seq.

A person who violates this subsection is guilty of a class C misdemeanor and shall also be civilly liable for any actual damages resulting from such misrepresentation. Any second or subsequent violation of this subsection is a class B misdemeanor.

- 4. The governor's council on disability shall prepare and make available online a placard suitable for posting in a front window or door, stating that service dogs are welcome and that misrepresentation of a service dog is a violation of Missouri law, as well as a brochure detailing permissible questions as allowed by the Americans with Disabilities Act, a business owner may ask in order to determine whether a dog is a service dog, and guidelines defining unacceptable behavior.
- 5. The governor's council on disability shall prepare and make available online a brochure for landlords and tenants regarding laws relating to service dogs, assistance animals, and housing under federal and Missouri law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sommer, House Amendment No. 3 was adopted.

Representative Schroer offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 656, Page 2, Section 27.115, Line 7, by inserting after said section and line the following:

- "42.017. 1. The commission shall actively seek out, within every county of this state and within any city not within a county, business organizations that have available job opportunities and are interested in hiring veterans to fill those opportunities. The commission shall collect contact information from such business organizations and shall prominently display such contact information in a table on the commission's website. The list of business organizations included in the table shall be arranged by county and city not within a county.
- 2. The commission may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, House Amendment No. 4 was adopted.

Representative Haffner assumed the Chair.

On motion of Representative Griffith, HCS SB 656, as amended, was adopted.

On motion of Representative Griffith, HCS SB 656, as amended, was read the third time and passed by the following vote:

ΔVI		

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Busick	Butz	Carpenter
Carter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gray	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Knight	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Miller	Morris 140	Morse 151
Mosley	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Price	Proudie	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Ross
Rowland	Runions	Ruth	Sain	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shields	Simmons	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	
NOES: 004				
Hurst	McDaniel	Moon	Pogue	
PRESENT: 000				
ABSENT WITH LE	AVE: 009			

Burns Kidd Messenger Mitten Morgan Shull 16 Shawan Smith

VACANCIES: 001

Representative Haffner declared the bill passed.

Speaker Haahr resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on HCS SCS SB 653, as amended, and has taken up and passed CCS HCS SCS SB 653.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 551**, **as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

BILLS CARRYING REQUEST MESSAGES

HCS SB 551, as amended, relating to regulation of certain personal lines insurance services, was taken up by Representative Eggleston.

Representative Eggleston moved that the House refuse to recede from its position on **HCS SB 551, as amended**, and grant the Senate a conference.

Which motion was adopted.

On motion of Representative Vescovo, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Representative Roberts (161).

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SB 528**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Sauls

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 552**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Sauls, Walsh, Wiemann and Wood

Noes (1): Burnett

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 587**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Sauls

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 644**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 686**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Sauls

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SCS SB 725, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Sauls

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 782**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (2): Burnett and Sauls

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 106**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Christofanelli, Fitzwater and Miller

Noes (3): Runions, Sauls and Unsicker

Absent (3): Bondon, Houx and Sommer

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 664**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Christofanelli, Fitzwater and Miller

Noes (3): Runions, Sauls and Unsicker

Absent (3): Bondon, Houx and Sommer

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 1414** entitled:

An act to repeal sections 193.265, 208.151, 210.025, 210.109, 210.112, 210.135, 210.145, 210.150, 210.160, 210.201, 210.211, 210.221, 210.252, 210.254, 210.566, 210.1080, 211.171, 431.056, and 453.121, RSMo, and to enact in lieu thereof twenty new sections relating to protection of children, with an existing penalty provision.

With Senate Amendment No. 1, Senate Amendment No. 2, and Senate Amendment No. 3.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1414, Page 93, Section 211.135, Line 24 of said page, by inserting after "211.135." the following:

"1."; and

Further amend said bill and section, Page 94, Line 10 of said page, by inserting after all of said line the following:

"2. Nothing in this section shall be construed to interfere with the right of a child to attend a hearing under subdivision (7) of subsection 3 of section 210.564."

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1414, Page 105, Section 453.121, Line 19 of said page, by inserting immediately after all of said line the following:

"Section 1. The department of social services may seek a waiver of the Institutions for Mental Disease (IMD) exclusion for the comprehensive substance treatment and rehabilitation program as administered by the department of mental health."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1414, Pages 59-63, Section 210.160, striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SS HCS HB 2046, as amended, and has taken up and passed CCS SS HCS HB 2046.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HCS HB 1414, as amended - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SB 664 - Fiscal Review SCS SB 739 - Fiscal Review

MESSAGES FROM THE GOVERNOR

May 12, 2020

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES 100th GENERAL ASSEMBLY SECOND REGULAR SESSION STATE OF MISSOURI

Herewith I return to you Senate Substitute for Senate Committee Substitute for House Bill No. 2015 entitled:

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020.

On May 12, 2020, I approved Senate Substitute for Senate Committee Substitute for House Bill No. 2015.

Respectfully Submitted,

/s/Michael L. Parson Governor Having been returned from the Governor with his approval, **SS SCS HB 2015** was delivered to the Secretary of State by the Chief Clerk of the House.

CONFERENCE COMMITTEE REPORT NO. 2 ON SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1768

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Bill No. 1768, with Senate Amendment No. 1, Senate Amendment No. 2, and Senate Amendment No. 3 begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Bill No. 1768, as amended;
- 2. That the House recede from its position on House Bill No. 1768;
- 3. That the attached Conference Committee Substitute No. 2 for Senate Substitute for Senate Committee Substitute for House Bill No. 1768, be Third Read and Finally Passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Louis Riggs	/s/ Senator Dan Hegeman
/s/ Representative Rick Francis	/s/ Senator Sandy Crawford
/s/ Representative Rocky Miller	/s/ Senator David Sater
/s/ Representative Tommie Pierson Jr.	/s/ Senator Lauren Arthur
/s/ Representative Steven Roberts	/s/ Senator John Rizzo

CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 653

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 653, with House Amendment No. 1, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 653, as amended;
- 2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 653;
- 3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 653, be Third Read and Finally Passed.

FOR THE SENATE: FOR THE HOUSE:

/s/ Sandy Crawford /s/ Sheila Solon

/s/ David Sater /s/ Hannah Kelly, 141

/s/ Jeanie Riddle /s/ Mary Elizabeth Coleman, 97

/s/ Jill Schupp /s/ Keri Ingle

/s/ Karla May /s/ Rasheen Aldridge

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR#2 SS SCS HB 1768, as amended - Fiscal Review CCR HCS SCS SB 653, as amended - Fiscal Review

RECESS

On motion of Representative Vescovo, the House recessed until such time as Conference Committee Report for SS#2 HB 1693 is distributed or 5:00 p.m., and then stand adjourned until 10:00 a.m., Wednesday, May 13, 2020.

CONFERENCE COMMITTEE REPORT ON SENATE SUBSTITUTE NO. 2 FOR HOUSE BILL NO. 1693

The Conference Committee appointed on Senate Substitute No. 2 for House Bill No. 1693 begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute No. 2 for House Bill No. 1693;
- 2. That the House recede from its position on House Bill No. 1693;

3. That the attached Conference Committee Substitute for Senate Substitute No. 2 for House Bill No. 1693, be Third Read and Finally Passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Holly Rehder	/s/ Senator Tony Luetkemeyer
/s/ Representative Glen Kolkmeyer	/s/ Senator Cindy O'Laughlin
/s/ Representative Mike Stephens	/s/ Senator David Sater
/s/ Representative Tracy McCreery	/s/ Senator John Rizzo
Representative Steven Roberts	/s/ Senator Scott Sifton

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR SS#2 HB 1693 - Fiscal Review

ADJOURNMENT

Pursuant to the motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, May 13, 2020.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Sixtieth Day, Monday, May 11, 2020, Page 1725, Line 17, by deleting said line and inserting in lieu thereof the words "BILLS IN CONFERENCE".

COMMITTEE HEARINGS

FISCAL REVIEW

Wednesday, May 13, 2020, 9:35 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTY-SECOND DAY, WEDNESDAY, MAY 13, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 106 - Smith

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#3 SJR 38 - Plocher

SENATE BILLS FOR THIRD READING

HCS SS#2 SB 704 - Christofanelli

HCS SB 846 - Patterson

HCS SB 552, E.C. - Murphy

HCS SB 686 - Ruth

HCS SS SB 644, E.C. - Sommer

HCS SS SCS SB 528 - Eslinger

HCS SB 587, E.C. - Taylor

HCS SB 782 - Knight

SCS SB 631, E.C. - Shaul (113)

HCS SB 664, (Fiscal Review 5/12/20) - Helms

SCS SB 739, (Fiscal Review 5/12/20) - Rehder

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer

HCS SCS SB 725, as amended, E.C. - Henderson

HCS SS SB 580, as amended, E.C. - Swan

HCS SCS SBs 673 & 560 - Ross

HCS SS#2 SCS SB 523, E.C. - Roberts (161)

HCS SB 774, E.C. - Wood

HCS SS SCS SB 594, E.C. - Black (137)

HCS SS SCS SB 570 - Eggleston

HCS SS SCS SB 718 - Sommer

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 1655 - Kelly (141)

SCS HB 1330, as amended, E.C. - Veit

SS SCS HCS#2 HB 1896, as amended, E.C. - Roberts (161)

SS#2 SCS HCS HB 1854, as amended - Pfautsch

SS SCS HCS HB 1414, as amended (Fiscal Review 5/12/20) - Solon

BILLS IN CONFERENCE

HCS SS SB 618, as amended - Kidd

CCR HCS SCS SB 653, as amended (Fiscal Review 5/12/20) - Solon

CCR#2 SS SCS HB 1768, as amended (Fiscal Review 5/12/20) - Riggs

CCR SS#2 HB 1693, (Fiscal Review 5/12/20) - Rehder

HCS SB 551, as amended - Eggleston

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SIXTY-SECOND DAY, WEDNESDAY, MAY 13, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Trust in the Lord and do good. (Psalm 37:3)

O God, our Creator, eternal source of wisdom, power, and love, who is above us and with us, who keeps the planets in their courses and yet is mindful of the faint whispers of our human hearts, before You we pause in reverence and awe, contemplating the grandeur of Your being, the greatness of Your power, and the glory of Your love.

Keep us restless until we find our rest in You. Keep us dissatisfied until we find our satisfaction in You. Keep us in weakness until we find our strength in You under this dome.

Into our lives come appeals for political causes, some of which are good and some of which are not good. We pray that, by Your spirit, we may be led to make wise choices and that our reactions may be good and for the good of all. Help us to keep our minds and hearts responsive to You, that Your grace may find an outlet in our lives, and that we and our state may be channels for Your Spirit to establish justice between us, goodness within us, and peace in our hearts, especially now during this pandemic.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-first day was approved as printed by the following vote:

AYES: 138

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burnett	Busick
Chappelle-Nadal	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mayhew	McCreery	McGaugh	McGirl

Miller Mitten Moon Morris 140 Morse 151 Murphy Neely O'Donnell Patterson Mosley Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Rehder Toalson Reisch Quade Razer Reedy Richey Riggs Roberts 161 Roberts 77 Remole Runions Roden Rogers Rone Ross Schroer Sharp 36 Sharpe 4 Ruth Sauls Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Vescovo Walsh Wiemann Wilson Veit Mr. Speaker Wright Young

NOES: 003

Mackey Merideth Rowland

PRESENT: 000

ABSENT WITH LEAVE: 021

Bland Manlove Aldridge Bosley Burns Butz Carter McDaniel Carpenter Evans Messenger Morgan Muntzel Price Proudie Sain Schnelting Shawan Shull 16 Washington Windham

Wood

VACANCIES: 001

Speaker Pro Tem Wiemann assumed the Chair.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 1414, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Houx, Walsh, Wiemann and Wood

Noes (0)

Absent (4): Baringer, Burnett, Gregory and Sauls

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR SS#2 HB 1693, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Anderson, Deaton, Houx, Wiemann and Wood

Noes (1): Walsh

Absent (4): Baringer, Burnett, Gregory and Sauls

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR#2 SS SCS HB 1768, as amended, begs leave to report it has examined the same and recommends that it Do Pass by the following vote:

Ayes (6): Anderson, Deaton, Houx, Walsh, Wiemann and Wood

Noes (0)

Absent (4): Baringer, Burnett, Gregory and Sauls

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR HCS SCS SB 653, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Houx, Walsh, Wiemann and Wood

Noes (0)

Absent (4): Baringer, Burnett, Gregory and Sauls

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 664**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Houx, Walsh, Wiemann and Wood

Noes (0)

Absent (4): Baringer, Burnett, Gregory and Sauls

Mr. Speaker: Your Committee on Fiscal Review, to which was referred SCS SB 739, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Houx, Walsh, Wiemann and Wood

Noes (0)

Absent (4): Baringer, Burnett, Gregory and Sauls

BILLS IN CONFERENCE

CCR#2 SS SCS HB 1768, as amended, relating to communications services, was taken up by Representative Riggs.

Speaker Haahr resumed the Chair.

On motion of Representative Riggs, CCR#2 SS SCS HB 1768, as amended, was adopted by the following vote:

AYES: 143

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Burnett Busick Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 DeGroot Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hicks Hansen Helms Henderson Hannegan Hudson Ingle Hill Houx Hovis Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Love Knight Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Morris 140 Mitten Morse 151 Mosley Muntzel Neely Murphy O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 77 Roberts 161 Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Unsicker Veit Tate Taylor Trent Wood Wilson Walsh Wiemann Vescovo Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 016

AldridgeBosleyBurnsButzCarpenterCarterCuppsMcDanielMessengerMorganPriceRodenSainShull 16Washington

Windham

VACANCIES: 001

On motion of Representative Riggs, CCS#2 SS SCS HB 1768 was read the third time and passed by the following vote:

AYES: 143

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bromley	Brown 27	Brown 70	Burnett
Busick	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Deaton	DeGroot	Dinkins

Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Toalson Reisch Remole Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Schroer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter Carter Cupps Helms McDaniel Messenger	Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter Carpenter	Evans	Falkner	Fishel	Fitzwater	Francis
Hannegan Hansen Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker Aldridge Bosley Burns Butz Carpenter	Gannon	Gray	Green	Gregory	Grier
Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Griesheimer	Griffith	Gunby	Haden	Haffner
Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Hannegan	Hansen	Henderson	Hicks	Hill
Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Houx	Hovis	Hudson	Ingle	Justus
Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue Aldridge Bosley Burns Butz Carpenter	Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Kolkmeyer	Lavender	Lovasco	Love	Lynch
MosleyMuntzelMurphyNeelyO'DonnellPattersonPersonPfautschPierson Jr.PietzmanPikePlocherPollitt 52Pollock 123PorterProudieQuadeRazerReedyRehderToalson ReischRemoleRicheyRiggsRoberts 161Roberts 77RodenRogersRoneRossRowlandRunionsRuthSaulsSchneltingSchroerSharp 36Sharpe 4Shaul 113ShawanShieldsSimmonsSmithSolonSommerSpencerStacyStephens 128Stevens 46SwanTateTaylorTrentUnsickerVeitVescovoWalshWiemannWilsonWoodWrightYoungMr. SpeakerNOES: 003HurstMoonPoguePRESENT: 000ABSENT WITH LEAVE: 016AldridgeBosleyBurnsButzCarpenter	Mackey	Mayhew	McCreery	McGaugh	McGirl
Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue Aldridge Bosley Burns Butz Carpenter	Merideth	Miller	Mitten	Morris 140	Morse 151
Pilke Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue Aldridge Bosley Burns Butz Carpenter	Mosley	Muntzel	Murphy	Neely	O'Donnell
Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Patterson	Person	Pfautsch	Pierson Jr.	Pietzman
Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Pike	Plocher	Pollitt 52	Pollock 123	Porter
Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Proudie	Quade	Razer	Reedy	Rehder
Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Roberts 77	Roden	Rogers	Rone	Ross
Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Rowland	Runions	Ruth	Sauls	Schnelting
Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Shields	Simmons	Smith	Solon	Sommer
Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Spencer	Stacy	Stephens 128	Stevens 46	Swan
Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Tate	Taylor	Trent	Unsicker	Veit
NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Vescovo	Walsh	Wiemann	Wilson	Wood
Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Wright	Young	Mr. Speaker		
PRESENT: 000 ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	NOES: 003				
ABSENT WITH LEAVE: 016 Aldridge Bosley Burns Butz Carpenter	Hurst	Moon	Pogue		
Aldridge Bosley Burns Butz Carpenter	PRESENT: 000				
manage Basie, Basie	ABSENT WITH LEAV	VE: 016			
Carter Cupps Helms McDaniel Messenger	Aldridge	Bosley	Burns	Butz	Carpenter
	Carter	Cupps	Helms	McDaniel	Messenger

VACANCIES: 001

Morgan

Windham

Speaker Haahr declared the bill passed.

Price

THIRD READING OF SENATE JOINT RESOLUTIONS

Shull 16

Washington

SS#3 SJR 38, relating to regulating the legislature to limit the influence of partisan or other special interests, was taken up by Representative Plocher.

On motion of Representative Plocher, the title of SS#3 SJR 38 was agreed to.

Representative Ross assumed the Chair.

Representative Trent offered House Amendment No. 1.

Sain

House Amendment No. 1

AMEND Senate Substitute No. 3 for Senate Joint Resolution No. 38, Page 14, Section 7, Line 127, by inserting after said section and line the following:

"Section 1. Only citizens of the United States, including occupants of soldiers' and sailors' homes, over the age of eighteen who are residents of this state are entitled to vote at any elections to the general assembly: Provided however, no person who has a guardian of his or her estate or person by reason of mental incapacity, appointed by a court of competent jurisdiction and no person who is involuntarily confined in a mental institution pursuant to an adjudication of a court of competent jurisdiction shall be entitled to vote, and persons convicted of felony, or crime connected with the exercise of the right of suffrage may be excluded by law from voting."; and

Further amend said bill and page, Section B, Lines 1-11, by removing all of said section from the resolution and inserting in lieu thereof the following:

"Section B. Pursuant to chapter 116, and other applicable constitutional provisions and laws of this state allowing the general assembly to adopt ballot language for the submission of this joint resolution to the voters of this state, the official summary statement of this resolution shall be as follows:

"Shall the Missouri Constitution be amended to:

- Ban lobbyist gifts to legislators and their employees;
- Stipulate that only citizens of the United States and Missouri residents can vote in general assembly elections; and
- Create independent bipartisan citizens commissions to draw state legislative district maps equal in population, contiguous and compact, and consistent with federal law?" "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to Senate Substitute No. 3 for Senate Joint Resolution No. 38, Page 1, Line 1, by deleting said line and inserting in lieu thereof the following:

"AMEND Senate Substitute No. 3 for Senate Joint Resolution No. 38, Page 4, Section 3, Lines 47-48, by deleting all of said lines and inserting in lieu thereof the following:

"[total population of the state reported in the federal decennial census], and comply with the principle of one person, one vote; provided, however, that notwithstanding the foregoing, no population base other than total population, shall be used to draw districts, even if otherwise permitted under the Constitution and laws of the United States, if use of such base is intended to discriminate against racial, ethnic or language minorities or would have the effect of discriminating against racial, ethnic, or language minorities when compared to districts drawn on the basis of total population. Districts are as nearly"; and

Further amend said bill, Page 14, Section 7, Line 127,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer raised a point of order that members were in violation of Rule 85.

Representative Ross requested a parliamentary ruling.

The Parliamentary Committee reminded members to confine their remarks to the question at hand.

Representative Walsh raised a point of order that members were in violation of Rule 85.

The Chair reminded members to confine their remarks to the question at hand.

Speaker Pro Tem Wiemann resumed the Chair.

Representative Bailey raised a point of order that members were in violation of Rule 85.

The Chair ruled the point of order not well taken and reminded members to confine their remarks to the question at hand.

Speaker Haahr resumed the Chair.

House Amendment No. 1 was withdrawn.

Speaker Pro Tem Wiemann resumed the Chair.

Representative Anderson assumed the Chair.

Representative Kolkmeyer moved the previous question.

Which motion was adopted by the following vote:

AYES: 107

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

NOES: 046

Aldridge Appelbaum Bangert Baringer Barnes Bland Manlove Beck Bosley Brown 27 Brown 70 Burnett Carpenter Chappelle-Nadal Clemens Ellebracht Gray Green Gunby Ingle Kendrick Lavender Merideth Mackey McCreery Pierson Jr. Mitten Moon Mosley Person Pogue Price Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sauls Unsicker Windham Sharp 36 Stevens 46 Washington

Young

PRESENT: 000

ABSENT WITH LEAVE: 009

Burns Carter Cupps Love Messenger

Morgan Sain Shull 16 Tate

VACANCIES: 001

On motion of Representative Plocher, **SS#3 SJR 38** was truly agreed to and finally passed by the following vote:

AYES: 098

Allred Anderson Andrews Bailey Baker Billington Black 7 Black 137 Bondon Bromley Busick Chappelle-Nadal Chipman Christofanelli Coleman 32 Dinkins Coleman 97 Deaton DeGroot Dogan Dohrman Eggleston Eslinger Evans Falkner Fitzwater Fishel Francis Gannon Gregory Griesheimer Haden Haffner Grier Hansen Henderson Hicks Hill Houx Hovis Kelley 127 Hudson Justus Kelly 141 Knight Kolkmeyer Love Lynch Mayhew McDaniel McGaugh McGirl Morris 140 Morse 151 Muntzel Murphy O'Donnell Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Reedy Rehder Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Smith Solon Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Wiemann Trent Vescovo Walsh Wilson Wood Wright Mr. Speaker

NOES: 056

Aldridge Appelbaum Barnes Bangert Baringer Basye Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Butz Carpenter Clemens Ellebracht Gray Green Griffith Gunby Hannegan Helms Hurst Ingle Kendrick Kidd Lavender Lovasco Mackey McCreery Merideth Miller Mitten Moon Mosley

Neely Person Pierson Jr. Pogue Price Quade Toalson Reisch Roberts 77 Rogers Razer Rowland Runions Sauls Sharp 36 Simmons Stevens 46 Unsicker Veit Washington Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 008

Burns Carter Cupps Messenger Morgan

Proudie Sain Shull 16

VACANCIES: 001

Representative Anderson declared the bill passed.

Speaker Haahr resumed the Chair.

BILLS IN CONFERENCE

CCR SS#2 HB 1693, relating to the monitoring of certain controlled substances, was taken up by Representative Rehder.

Representative Roberts (77) raised a point of order that members were in violation of Rule 85.

The Chair took the point of order under advisement and reminded members to confine their remarks to the question at hand.

Representative Windham raised a point of order that members were in violation of Rule 85.

The Chair took the point of order under advisement and reminded members to confine their remarks to the question at hand.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Allred Anderson Andrews Bailey Baker Basye Billington Black 137 Black 7 Bondon Busick Christofanelli Coleman 32 Bromley Chipman Coleman 97 Deaton DeGroot Dinkins Dogan Eggleston Fishel Dohrman Evans Falkner Grier Fitzwater Francis Gannon Gregory Griesheimer Griffith Haden Haffner Hannegan Hansen Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco

Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Rehder Porter Reedy Toalson Reisch Remole Richey Riggs Roberts 161 Rone Ross Schroer Sharpe 4 Shaul 113 Ruth Schnelting Shields Simmons Solon Sommer Shawan Spencer Stacy Stephens 128 Swan Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wright Mr. Speaker

NOES: 043

Aldridge Appelbaum Bangert Baringer Barnes Bland Manlove Brown 27 Brown 70 Burnett Beck Butz Carpenter Chappelle-Nadal Clemens Ellebracht Ingle Kendrick Gray Green Gunby Merideth Mitten Lavender Mackey McCreery Moon Person Pierson Jr. Pogue Proudie Quade Razer Roberts 77 Roden Rogers Rowland Sauls Sharp 36 Stevens 46 Runions Unsicker Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 016

BosleyBurnsCarterCuppsEslingerHelmsMessengerMorganMosleyPriceSainShull 16SmithTateWashington

Wood

VACANCIES: 001

Representative Eggleston assumed the Chair.

On motion of Representative Rehder, CCR SS#2 HB 1693 was adopted by the following

AYES: 094

vote:

Aldridge Allred Andrews Appelbaum Bangert Baringer Barnes Basye Beck Black 137 Bland Manlove Brown 70 Burnett Bosley Brown 27 Butz Clemens Coleman 97 Carpenter Chappelle-Nadal Dinkins Ellebracht Falkner Eslinger Evans Fitzwater Francis Gannon Gray Green Gregory Griesheimer Griffith Gunby Haden Hannegan Henderson Hicks Houx Hudson Ingle Justus Kelley 127 Kendrick Knight Kolkmeyer Lavender Love Lynch Mackey McCreery McDaniel McGaugh Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Price Proudie Quade Razer Rehder Roberts 161 Roberts 77 Riggs Rogers

Rone Rowland Runions Ruth Sauls Sharp 36 Sharpe 4 Shaul 113 Shields Solon Sommer Stephens 128 Stevens 46 Unsicker Washington Windham Wright Young Mr. Speaker

NOES: 059

Baker Billington Black 7 Anderson Bailey Bondon Bromley Busick Chipman Christofanelli Coleman 32 Deaton DeGroot Dogan Dohrman Eggleston Fishel Grier Haffner Hansen Hill Hovis Hurst Kelly 141 Kidd Lovasco Mayhew McGirl Murphy Moon Pollitt 52 Neely Pietzman Plocher Pogue Pollock 123 Porter Reedy Toalson Reisch Remole Roden Schroer Richey Ross Schnelting Shawan Simmons Smith Spencer Stacy Tate Taylor Veit Swan Trent Wilson Walsh Wiemann Vescovo

PRESENT: 000

ABSENT WITH LEAVE: 009

Burns Carter Cupps Helms Messenger Morgan Sain Shull 16 Wood

VACANCIES: 001

On motion of Representative Rehder, CCS SS#2 HB 1693 was read the third time and passed by the following vote:

AYES: 094

Aldridge Allred Andrews Appelbaum Bangert Baringer Barnes Basye Beck Black 137 Bland Manlove Brown 27 Bosley Brown 70 Burnett Butz Carpenter Chappelle-Nadal Clemens Coleman 97 Dinkins Ellebracht Eslinger Evans Falkner Fitzwater Francis Gannon Gray Green Gregory Griesheimer Griffith Gunby Haden Hannegan Henderson Hicks Houx Hudson Ingle Justus Kelley 127 Kendrick Knight Kolkmeyer Lavender Love Lynch Mackey McCreery McDaniel McGaugh Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Price Proudie Quade Razer Rehder Riggs Roberts 161 Roberts 77 Rogers Rone Rowland Runions Ruth Sauls Sharp 36 Sharpe 4 Shaul 113 Shields Solon Stephens 128 Stevens 46 Unsicker Washington Sommer Windham Wright Young Mr. Speaker

NOES: 059

Anderson	Bailey	Baker	Billington	Black 7
Bondon	Bromley	Busick	Chipman	Christofanelli
Coleman 32	Deaton	DeGroot	Dogan	Dohrman
Eggleston	Fishel	Grier	Haffner	Hansen
Hill	Hovis	Hurst	Kelly 141	Kidd
Lovasco	Mayhew	McGirl	Moon	Murphy
Neely	Pietzman	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Toalson Reisch	Remole
Richey	Roden	Ross	Schnelting	Schroer
Shawan	Simmons	Smith	Spencer	Stacy
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 009

Burns	Carter	Cupps	Helms	Messenger
Morgan	Sain	Shull 16	Wood	

VACANCIES: 001

Representative Eggleston declared the bill passed.

Speaker Haahr resumed the Chair.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

HCS SB 551, as amended: Representatives Eggleston, Porter, Muntzel, Ellebracht and Carpenter

THIRD READING OF SENATE BILLS

HCS SS#2 SB 704, HCS SB 846, HCS SB 552, HCS SB 686, HCS SS SB 644, HCS SS SCS SB 528 and HCS SB 587 were moved to the Informal Calendar.

HCS SB 782, relating to transportation, was taken up by Representative Knight.

On motion of Representative Knight, the title of HCS SB 782 was agreed to.

Representative Knight offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 782, Page 5, Section 68.075, Line 57, by inserting after all of said line the following:

- "135.305. A Missouri wood energy producer shall be eligible for a tax credit on taxes otherwise due under chapter 143, except sections 143.191 to 143.261, as a production incentive to produce processed wood products in a qualified wood-producing facility using Missouri forest product residue. The tax credit to the wood energy producer shall be five dollars per ton of processed material. The credit may be claimed for a period of five years and is to be a tax credit against the tax otherwise due. No new tax credits, provided for under sections 135.300 to 135.311, shall be authorized after June 30, [2020] 2026. In no event shall the aggregate amount of all tax credits allowed under sections 135.300 to 135.311 exceed six million dollars in any given fiscal year. There shall be no tax credits authorized under sections 135.300 to 135.311 unless an appropriation is made for such tax credits.
- 137.1018. 1. The commission shall ascertain the statewide average rate of property taxes levied the preceding year, based upon the total assessed valuation of the railroad and street railway companies and the total property taxes levied upon the railroad and street railway companies. It shall determine total property taxes levied from reports prescribed by the commission from the railroad and street railway companies. Total taxes levied shall not include revenues from the surtax on subclass three real property.
- 2. The commission shall report its determination of average property tax rate for the preceding year, together with the taxable distributable assessed valuation of each freight line company for the current year to the director no later than October first of each year.
- 3. Taxes on property of such freight line companies shall be collected at the state level by the director on behalf of the counties and other local public taxing entities and shall be distributed in accordance with sections 137.1021 and 137.1024. The director shall tax such property based upon the distributable assessed valuation attributable to Missouri of each freight line company, using the average tax rate for the preceding year of the railroad and street railway companies certified by the commission. Such tax shall be due and payable on or before December thirty-first of the year levied and, if it becomes delinquent, shall be subject to a penalty equal to that specified in section 140.100.
 - 4. (1) As used in this subsection, the following terms mean:
- (a) "Eligible expenses", expenses incurred in this state to manufacture, maintain, or improve a freight line company's qualified rolling stock;
- (b) "Qualified rolling stock", any freight, stock, refrigerator, or other railcars subject to the tax levied under this section.
- (2) For all taxable years beginning on or after January 1, 2009, a freight line company shall, subject to appropriation, be allowed a credit against the tax levied under this section for the applicable tax year. The tax credit amount shall be equal to the amount of eligible expenses incurred during the calendar year immediately preceding the tax year for which the credit under this section is claimed. The amount of the tax credit issued shall not exceed the freight line company's liability for the tax levied under this section for the tax year for which the credit is claimed.
- (3) A freight line company may apply for the credit by submitting to the commission an application in the form prescribed by the state tax commission.
- (4) Subject to appropriation, the state shall reimburse, on an annual basis, any political subdivision of this state for any decrease in revenue due to the provisions of this subsection.
 - 5. Pursuant to section 23.253 of the Missouri sunset act:
 - (1) The program authorized under this section shall expire on August 28, [2020] 2027; and
 - (2) This section shall terminate on September 1, [2021] 2028."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Knight, House Amendment No. 1 was adopted.

Representative Ruth offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 782, Pages 1-2, Section 32.056, Lines 1-27, by removing all of said section from the bill; and

Further amend said bill, Page 2, Section 32.300, Lines 1-27, by removing all of said section from the bill; and

Further amend said bill, Pages 2-3, Section 32.450, Lines 1-26, by removing all of said section from the bill; and

Further amend said bill, Pages 7-12, Section 137.115, Lines 1-194, by removing all of said section from the bill; and

Further amend said bill, Pages 44-48, Section 302.170, Lines 1-170, by removing all of said section from the bill; and

Further amend said bill, Pages 52-55, Section 302.181, Lines 1-119, by removing all of said section from the bill; and

Further amend said bill, Pages 57-61, Section 304.170, Lines 1-130, by removing all of said section from the bill; and

Further amend said bill, Page 61, Section 304.172, Lines 1-6, by removing all of said section from the bill; and

Further amend said bill, Pages 61-65, Section 304.180, Lines 1-157, by removing all of said section from the bill; and

Further amend said bill, Page 65, Section 305.800, Lines 1-10, by removing all of said section from the bill; and

Further amend said bill, Page 66, Section 305.802, Lines 1-34, by removing all of said section from the bill; and

Further amend said bill, Pages 66-67, Section 305.804, Lines 1-30, by removing all of said section from the bill; and

Further amend said bill, Page 67-68, Section 305.806, Lines 1-23, by removing all of said section from the bill; and

Further amend said bill, Page 68, Section 305.808, Lines 1-7, by removing all of said section from the bill; and

Further amend said bill, Page 68, Section 305.810, Lines 1-7, by removing all of said section from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, House Amendment No. 2 was adopted.

Representative Sharpe (4) offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 782, Page 65, Section 305.800, Lines 1-10, by deleting all of said section and lines and inserting in lieu thereof the following:

"305.800. As used in sections 305.800 to 305.810, the following terms mean:

- (1) "Abandoned aircraft", an aircraft left in a wrecked, inoperative, or partially dismantled condition at an airport; or an aircraft that has remained in an idle state at an airport for forty-five consecutive calendar days without a contractual agreement between the owner or operator of the aircraft and the airport for use of the airport premises;
- (2) "Airport superintendent", the person or group of people authorized to make decisions on behalf of an airport, including but not limited to, an airport operated by a city, county, or other political subdivision:
- (3) "Derelict aircraft", any aircraft that is not in a flyable condition, does not have a current certificate of airworthiness issued by the Federal Aviation Administration, and is not in the process of actively being repaired."; and

Further amend said bill, Page 66, Section 305.802, Lines 1-34, by deleting all of said section and lines and inserting in lieu thereof the following:

- "305.802. 1. If a derelict aircraft or abandoned aircraft is discovered on airport property, the airport superintendent shall:
 - (1) Make a record of the date the aircraft was discovered on the airport property; and
- (2) Inquire as to the name and address of any person having an equitable or legal interest in the aircraft, including the owner and any lienholders, by:
- (a) Contacting the Federal Aviation Administration, aircraft registration branch, and making a diligent search of the appropriate records; or
 - (b) Contacting an aircraft title search company.
- 2. Within ten business days of receiving the information requested under subsection 1 of this section, the airport superintendent shall notify the owner and all other interested parties by certified mail, return receipt requested:
 - (1) Of the location of the derelict or abandoned aircraft on the airport property;
- (2) That fees and charges for the use of the airport by the aircraft have accrued and the amount of those fees and charges;
- (3) That the aircraft is subject to a lien under section 305.806 for any unpaid and accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft;
 - (4) That the lien is subject to enforcement under this section;
- (5) That the airport may use, trade, sell, or remove the aircraft as described in section 305.804 if, within thirty calendar days after the date of receipt of the notice, the owner or other interested party has not removed the aircraft from the airport and paid in full all accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft; and
- (6) That the airport superintendent may remove the aircraft in less than thirty calendar days if the aircraft poses a danger to the health or safety of users of the airport, as determined by the airport superintendent.
- 3. (1) If the owner of the aircraft is unknown or cannot be found after the inquiry required under subdivision (1) of subsection 2 of this section, the airport superintendent shall place a notice upon the aircraft in a conspicuous place containing the information required under subdivisions (2), (3), (4), (5), and (6) of subsection 2 of this section.
- (2) The notice required under subdivision (1) of this subsection shall be not less than eight inches by ten inches and shall be laminated or otherwise sufficiently weatherproof to withstand normal exposure to rain, snow, and other conditions."; and

Further amend said bill, Pages 66-67, Section 305.804, Lines 1-30, by deleting all of said section and lines and inserting in lieu thereof the following:

"305.804. 1. If the owner or other interested party has not removed the aircraft from the airport and paid in full all accrued fees and charges for the use of the airport and for the transportation, storage, and removal of the aircraft, or shown reasonable cause for the failure to do so within thirty calendar days of the airport superintendent posting notice under section 305.802, the airport superintendent may:

- (1) Retain the aircraft for use by the airport, the state, or the unit of local government owning or operating the airport;
 - (2) Trade the aircraft to another unit of local government or a state agency;
 - (3) Sell the aircraft; or
- (4) Dispose of the aircraft through an appropriate refuse removal company or a company that provides salvage services for aircraft.
- 2. If the airport superintendent elects to sell the aircraft in accordance with subdivision (3) of subsection 1 of this section, the aircraft shall be sold at public auction after giving notice of the time and place of sale, at least ten calendar days prior to the date of sale, in a newspaper of general circulation within the county where the airport is located and after providing written notice of the intended sale to all parties known to have an interest in the aircraft.
- 3. If the airport superintendent elects to dispose of the aircraft in accordance with subdivision (4) of subsection 1 of this section, the airport superintendent shall be entitled to negotiate with the company for a price to be received from the company in payment for the aircraft, or, if circumstances so warrant, a price to be paid to the company by the airport superintendent for the costs of disposing of the aircraft. All information and records pertaining to the establishment of the price and the justification for the amount of the price shall be prepared and maintained by the airport superintendent.
- 4. If the sale price or the negotiated price is less than the airport superintendent's current fees and charges against the aircraft, the owner of the aircraft shall remain liable to the airport superintendent for the fees and charges that are not offset by the sale price or negotiated price.
- 5. All costs incurred by the airport superintendent in the removal, storage, and sale of any aircraft shall be recoverable against the owner of the aircraft."; and

Further amend said bill, Pages 67-68, Section 305.806, Lines 1-23, by deleting all of said section and lines and inserting in lieu thereof the following:

- "305.806. 1. The airport superintendent shall have a lien on a derelict or abandoned aircraft for all unpaid fees and charges for the use of the airport by the aircraft and for all unpaid costs incurred by the airport superintendent for the transportation, storage, and removal of the aircraft. As a prerequisite to perfecting a lien under this section, the airport superintendent shall serve a notice on the last registered owner and all persons having an equitable or legal interest in the aircraft.
- 2. (1) For the purpose of perfecting a lien under this section, the airport superintendent shall file a claim of lien that states:
 - (a) The name and address of the airport;
- (b) The name of the last registered owner of the aircraft and all persons having a legal or equitable interest in the aircraft;
- (c) The fees and charges incurred by the aircraft for the use of the airport and the costs for the transportation, storage, and removal of the aircraft; and
 - (d) A description of the aircraft sufficient for identification.
- (2) The claim of lien shall be signed and sworn to or affirmed by the airport superintendent's director or the director's designee.
- (3) The claim of lien shall be served on the last registered owner of the aircraft and all persons having an equitable or legal interest in the aircraft. The claim of lien shall be served before filing.
- (4) The claim of lien shall be filed with the proper office according to section 400-9.501. The filing of the claim of lien shall be constructive notice to all persons of the contents and effect of such claim. The lien shall attach at the time of filing and shall take priority as of that time."; and

Further amend said bill, Page 68, Section 305.808, Lines 1-7, by deleting all of said section and lines and inserting in lieu thereof the following:

- "305.808. 1. If the aircraft is sold, the airport superintendent shall satisfy the airport superintendent's lien, plus the reasonable expenses of notice, advertisement, and sale from the proceeds of the sale.
- 2. The balance of the proceeds of the sale, if any, shall be held by the airport superintendent and delivered on demand to the owner of the aircraft.

3. If no person claims the balance within twelve months of the date of sale, the airport shall retain the funds and use the funds for airport operations."; and

Further amend said bill and page, Section 305.810, Lines 1-7, by deleting all of said section and lines and inserting in lieu thereof the following:

- "305.810. 1. Any person acquiring a legal interest in an aircraft under sections 305.800 to 305.810 shall be the lawful owner of the aircraft and all other legal or equitable interests in that aircraft shall be divested; provided that, the holder of any legal or equitable interest was notified of the intended disposal of the aircraft as required under sections 305.800 to 305.810.
- 2. The airport superintendent may issue documents of disposition to the purchaser or recipient of an aircraft disposed of under sections 305.800 to 305.810."; and

Further amend said bill, Page 71, Section 407.1329, Line 39, by inserting after all of said section and line the following:

"640.500. Any county historical society, or county commission in a county without a historical society, may designate certain real property as historic farm property if such property has been used for agricultural or horticultural purposes and the historical society or county commission deems the property historically significant or significant to agriculture. The provisions of subdivision (3) of section 523.039 shall apply to any property designated as a historic farm property under the provisions of this section. The county historical society, or county commission in a county without a historical society, may develop an application and approval process for historic farm property designations and may offer appropriate signage for historic farm property owners to display on their property or for counties to display along their roads and highways."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharpe (4), House Amendment No. 3 was adopted.

Representative Kolkmeyer offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 782, Page 19, Section 227.600, Line 77, by inserting after all of said line the following:

- "300.010. The following words and phrases when used in this ordinance mean:
- (1) "Alley" or "alleyway", any street with a roadway of less than twenty feet in width;
- (2) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use [which is fifty inches or less in width], with an unladen dry weight of [six] one thousand five hundred pounds or less, traveling on three, four or more [low pressure] nonhighway tires, with either:
 - (a) A seat designed to be straddled by the operator, and handlebars for steering control; or
- (b) A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;
- (3) "Authorized emergency vehicle", a vehicle publicly owned and operated as an ambulance, or a vehicle publicly owned and operated by the state highway patrol, police or fire department, sheriff or constable or deputy sheriff, traffic officer or any privately owned vehicle operated as an ambulance when responding to emergency calls;
- (4) "Business district", the territory contiguous to and including a highway when within any six hundred feet along the highway there are buildings in use for business or industrial purposes, including but not limited to hotels, banks, or office buildings, railroad stations and public buildings which occupy at least three hundred feet of frontage on one side or three hundred feet collectively on both sides of the highway;

- (5) "Central business (or traffic) district", all streets and portions of streets within the area described by city ordinance as such;
- (6) "Commercial vehicle", every vehicle designed, maintained, or used primarily for the transportation of property;
- (7) "Controlled access highway", every highway, street or roadway in respect to which owners or occupants of abutting lands and other persons have no legal right of access to or from the same except at such points only and in such manner as may be determined by the public authority having jurisdiction over the highway, street or roadway;
 - (8) "Crosswalk",
- (a) That part of a roadway at an intersection included within the connections of the lateral lines of the sidewalks on opposite sides of the highway measured from the curbs, or in the absence of curbs from the edges of the traversable roadway;
- (b) Any portion of a roadway at an intersection or elsewhere distinctly indicated for pedestrian crossing by lines or other markings on the surface;
- (9) "Curb loading zone", a space adjacent to a curb reserved for the exclusive use of vehicles during the loading or unloading of passengers or materials;
 - (10) "Driver", every person who drives or is in actual physical control of a vehicle;
- (11) "Freight curb loading zone", a space adjacent to a curb for the exclusive use of vehicles during the loading or unloading of freight (or passengers);
- (12) "Highway", the entire width between the boundary lines of every way publicly maintained when any part thereof is open to the use of the public for purposes of vehicular travel;
 - (13) "Intersection",
- (a) The area embraced within the prolongation or connection of the lateral curb lines, or, if none, then the lateral boundary lines of the roadways of two highways which join one another at, or approximately at, right angles, or the area within which vehicles traveling upon different highways joining at any other angle may come in conflict;
- (b) Where a highway includes two roadways thirty feet or more apart, then every crossing of each roadway of such divided highway by an intersecting highway shall be regarded as a separate intersection. In the event such intersecting highway also includes two roadways thirty feet or more apart, then every crossing of two roadways of such highways shall be regarded as a separate intersection;
- (14) "Laned roadway", a roadway which is divided into two or more clearly marked lanes for vehicular traffic;
- (15) "Motor vehicle", any self-propelled vehicle not operated exclusively upon tracks, except farm tractors and motorized bicycles;
- (16) "Motorcycle", every motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a tractor;
- (17) "Motorized bicycle", any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;
- (18) "Official time standard", whenever certain hours are named herein they shall mean standard time or daylight-saving time as may be in current use in the city;
- (19) "Official traffic control devices", all signs, signals, markings and devices not inconsistent with this ordinance placed or erected by authority of a public body or official having jurisdiction, for the purpose of regulating, warning or guiding traffic;
- (20) "Park" or "parking", the standing of a vehicle, whether occupied or not, otherwise than temporarily for the purpose of and while actually engaged in loading or unloading merchandise or passengers;
- (21) "Passenger curb loading zone", a place adjacent to a curb reserved for the exclusive use of vehicles during the loading or unloading of passengers;
 - (22) "Pedestrian", any person afoot;
 - (23) "Person", every natural person, firm, copartnership, association or corporation;
- (24) "Police officer", every officer of the municipal police department or any officer authorized to direct or regulate traffic or to make arrests for violations of traffic regulations;
- (25) "Private road" or "driveway", every way or place in private ownership and used for vehicular travel by the owner and those having express or implied permission from the owner, but not by other persons;
- (26) "Railroad", a carrier of persons or property upon cars, other than streetcars, operated upon stationary rails;

- (27) "Railroad train", a steam engine, electric or other motor, with or without cars coupled thereto, operated upon rails, except streetcars;
- (28) "Residence district", the territory contiguous to and including a highway not comprising a business district when the property on such highway for a distance of three hundred feet or more is in the main improved with residences or residences and buildings in use for business;
- (29) "Right-of-way", the right of one vehicle or pedestrian to proceed in a lawful manner in preference to another vehicle or pedestrian approaching under such circumstances of direction, speed and proximity as to give rise to danger of collision unless one grants precedence to the other;
- (30) "Roadway", that portion of a highway improved, designed or ordinarily used for vehicular travel, exclusive of the berm or shoulder. In the event a highway includes two or more separate roadways the term "roadway" as used herein shall refer to any such roadway separately but not to all such roadways collectively;
- (31) "Safety zone", the area or space officially set apart within a roadway for the exclusive use of pedestrians and which is protected or is so marked or indicated by adequate signs as to be plainly visible at all times while set apart as a safety zone;
- (32) "Sidewalk", that portion of a street between the curb lines, or the lateral lines of a roadway, and the adjacent property lines, intended for use of pedestrians;
- (33) "Stand" or "standing", the halting of a vehicle, whether occupied or not, otherwise than for the purpose of and while actually engaged in receiving or discharging passengers;
 - (34) "Stop", when required, complete cessation from movement;
- (35) "Stop" or "stopping", when prohibited, any halting even momentarily of a vehicle, whether occupied or not, except when necessary to avoid conflict with other traffic or in compliance with the directions of a police officer or traffic control sign or signal;
- (36) "Street" or "highway", the entire width between the lines of every way publicly maintained when any part thereof is open to the uses of the public for purposes of vehicular travel. "State highway", a highway maintained by the state of Missouri as a part of the state highway system;
- (37) "Through highway", every highway or portion thereof on which vehicular traffic is given preferential rights-of-way, and at the entrances to which vehicular traffic from intersecting highways is required by law to yield rights-of-way to vehicles on such through highway in obedience to either a stop sign or a yield sign, when such signs are erected as provided in this ordinance;
- (38) "Traffic", pedestrians, ridden or herded animals, vehicles, streetcars and other conveyances either singly or together while using any highway for purposes of travel;
- (39) "Traffic control signal", any device, whether manually, electrically or mechanically operated, by which traffic is alternately directed to stop and to proceed;
- (40) "Traffic division", the traffic division of the police department of the city, or in the event a traffic division is not established, then said term whenever used herein shall be deemed to refer to the police department of the city;
- (41) "Vehicle", any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, cotton trailers or motorized wheelchairs operated by handicapped persons."; and

Further amend said bill, Page 19, Section 301.010, Lines 4 and 5, by deleting all of said lines and inserting in lieu thereof the following:

"off-highway use [which is fifty inches or less in width], with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires, with either:

- (a) A seat designed to be straddled by the operator, and handlebars for steering control; or
- (b) A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;"; and

Further amend said section, Page 24, Lines 179 and 180, by deleting all of said lines and inserting in lieu thereof the following:

"exclusively for off-highway use which is more than fifty inches but no more than [sixty seven] eighty inches in width, measured from outside of tire rim to outside of tire rim, with an unladen dry weight of [two] three thousand five hundred pounds or less, traveling on four"; and

Further amend said section, Page 27, Lines 284 and 285, by deleting all of said lines and inserting in lieu thereof the following:

"off-highway use which is more than fifty inches but no more than [sixty seven] eighty inches in width, measured from outside of tire rim to outside of tire rim, with an unladen dry weight of [two] three thousand five hundred pounds or less, traveling on four or six wheels, to"; and

Further amend said bill, Page 70, Section 306.127, Line 72, by inserting after all of said line the following:

- "407.815. As used in sections 407.810 to 407.835, unless the context otherwise requires, the following terms mean:
- (1) "Administrative hearing commission", the body established in chapter 621 to conduct administrative hearings;
- (2) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use [which is fifty inches or less in width], with an unladen dry weight of [six] one thousand five hundred pounds or less, traveling on three, four or more [low pressure] nonhighway tires, with either:
 - (a) A seat designed to be straddled by the operator, and handlebars for steering control; or
- (b) A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;
- (3) "Coerce", to compel or attempt to compel a person to act in a given manner by pressure, intimidation, or threat of harm, damage, or breach of contract, but shall not include the following:
- (a) Good faith recommendations, exposition, argument, persuasion or attempts at persuasion without unreasonable conditions;
- (b) Notice given in good faith to any franchisee of such franchisee's violation of terms or provisions of such franchise or contractual agreement; or
 - (c) Any conduct set forth in sections 407.810 to 407.835 that is permitted of the franchisor;
 - (4) "Common entity", a person:
- (a) Who is either controlled or owned, beneficially or of record, by one or more persons who also control or own more than forty percent of the voting equity interest of a franchisor; or
 - (b) Who shares directors or officers or partners with a franchisor;
- (5) "Control", to possess, directly or indirectly, the power to direct or cause the direction of the management or policies of a person, whether through the ownership of voting securities, by contract, or otherwise; except that "control" does not include the relationship between a franchisor and a franchisee under a franchise agreement;
- (6) "Dealer-operator", the individual who works at the established place of business of a dealer and who is responsible for and in charge of day-to-day operations of that place of business;
- (7) "Distributor", a person, resident or nonresident, who, in whole or in part, sells or distributes new motor vehicles to motor vehicle dealers in this state;
- (8) "Franchise" or "franchise agreement", a written arrangement or contract for a definite or indefinite period, in which a person grants to another person a license to use, or the right to grant to others a license to use, a trade name, trademark, service mark, or related characteristics, in which there is a community of interest in the marketing of goods or services, or both, at wholesale or retail, by agreement, lease or otherwise, and in which the operation of the franchisee's business with respect to such franchise is substantially reliant on the franchisor for the continued supply of franchised new motor vehicles, parts and accessories for sale at wholesale or retail. The franchise includes all portions of all agreements between a franchisor and a franchisee, including but not limited to a contract, new motor vehicle franchise, sales and service agreement, or dealer agreement, regardless of the terminology used to describe the agreement or relationship between the franchisor and franchisee, and also includes all provisions, schedules, attachments, exhibits and agreements incorporated by reference therein;
 - (9) "Franchisee", a person to whom a franchise is granted;
 - (10) "Franchisor", a person who grants a franchise to another person;
- (11) "Good faith", the duty of each party to any franchise and all officers, employees, or agents thereof, to act in a fair and equitable manner toward each other so as to guarantee the one party freedom from coercion, intimidation, or threat of coercion or intimidation from the other party;
- (12) "Importer", a person who has written authorization from a foreign manufacturer of a line-make of motor vehicles to grant a franchise to a motor vehicle dealer in this state with respect to that line-make;

- (13) "Line-make", a collection of models, series, or groups of motor vehicles manufactured by or for a particular manufacturer, distributor or importer offered for sale, lease or distribution pursuant to a common brand name or mark; provided, however:
- (a) Multiple brand names or marks may constitute a single line-make, but only when included in a common dealer agreement and the manufacturer, distributor or importer offers such vehicles bearing the multiple names or marks together only, and not separately, to its authorized dealers; and
- (b) Motor vehicles bearing a common brand name or mark may constitute separate line-makes when pertaining to motor vehicles subject to separate dealer agreements or when such vehicles are intended for different types of use;
- (14) "Manufacturer", any person, whether a resident or nonresident of this state, who manufactures or assembles motor vehicles or who manufactures or installs on previously assembled truck chassis special bodies or equipment which, when installed, form an integral part of the motor vehicle and which constitute a major manufacturing alteration. The term "manufacturer" includes a central or principal sales corporation or other entity, other than a franchisee, through which, by contractual agreement or otherwise, it distributes its products;
- (15) "Motor vehicle", for the purposes of sections 407.810 to 407.835, any motor-driven vehicle required to be registered pursuant to the provisions of chapter 301, except that, motorcycles and all-terrain vehicles as defined in section 301.010 shall not be included. The term "motor vehicle" shall also include any engine, transmission, or rear axle, regardless of whether attached to a vehicle chassis, that is manufactured for the installation in any motor-driven vehicle with a gross vehicle weight rating of more than sixteen thousand pounds that is registered for the operations on the highways of this state under chapter 301;
- (16) "New", when referring to motor vehicles or parts, means those motor vehicles or parts which have not been held except as inventory, as that term is defined in subdivision (4) of section 400.9-109;
- (17) "Person", a natural person, sole proprietor, partnership, corporation, or any other form of business entity or organization;
 - (18) "Principal investor", the owner of the majority interest of any franchisee;
- (19) "Reasonable", shall be based on the circumstances of a franchisee in the market served by the franchisee:
- (20) "Require", to impose upon a franchisee a provision not required by law or previously agreed to by a franchisee in a franchise agreement;
- (21) "Successor manufacturer", any manufacturer that succeeds, or assumes any part of the business of, another manufacturer, referred to as the "predecessor manufacturer", as the result of:
- (a) A change in ownership, operation, or control of the predecessor manufacturer by sale or transfer of assets, corporate stock, or other equity interest, assignment, merger, consolidation, combination, joint venture, redemption, court-approved sale, operation of law, or otherwise;
- (b) The termination, suspension or cessation of a part or all of the business operations of the predecessor manufacturer;
 - (c) The noncontinuation of the sale of the product line; or
- (d) A change in distribution system by the predecessor manufacturer, whether through a change in distributor or the predecessor manufacturer's decision to cease conducting business through a distributor altogether.
- 407.1025. As used in sections 407.1025 to 407.1049, unless the context otherwise requires, the following terms mean:
- (1) "Administrative hearing commission", the body established in chapter 621 to conduct administrative hearings;
- (2) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use [which is fifty inches or less in width], with an unladen dry weight of [six] one thousand five hundred pounds or less, traveling on three, four or more [low pressure] nonhighway tires, with either:
 - (a) A seat designed to be straddled by the operator, and handlebars for steering control; or
- (b) A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;
- (3) "Coerce", to force a person to act in a given manner or to compel by pressure or threat but shall not be construed to include the following:
 - (a) Good faith recommendations, exposition, argument, persuasion or attempts at persuasion;
- (b) Notice given in good faith to any franchisee of such franchisee's violation of terms or provisions of such franchise or contractual agreement;

- (c) Any other conduct set forth in section 407.1043 as a defense to an action brought pursuant to sections 407.1025 to 407.1049; or
- (d) Any other conduct set forth in sections 407.1025 to 407.1049 that is permitted of the franchisor or is expressly excluded from coercion or a violation of sections 407.1025 to 407.1049;
- (4) "Franchise", a written arrangement or contract for a definite or indefinite period, in which a person grants to another person a license to use, or the right to grant to others a license to use, a trade name, trademark, service mark, or related characteristics, in which there is a community of interest in the marketing of goods or services, or both, at wholesale or retail, by agreement, lease or otherwise, and in which the operation of the franchisee's business with respect to such franchise is substantially reliant on the franchisor for the continued supply of franchised new motorcycles or all-terrain vehicles, parts and accessories for sale at wholesale or retail;
 - (5) "Franchisee", a person to whom a franchise is granted;
 - (6) "Franchisor", a person who grants a franchise to another person;
 - (7) "Motorcycle", a motor vehicle operated on two wheels;
- (8) "New", when referring to motorcycles or all-terrain vehicles or parts, means those motorcycles or all-terrain vehicles or parts which have not been held except as inventory, as that term is defined in subdivision (4) of section 400.9-109;
 - (9) "Person", a sole proprietor, partnership, corporation, or any other form of business organization."; and

Further amend said bill, Page 71, Section 407.1329, Line 39, by inserting after all of said line the following:

"577.001. As used in this chapter, the following terms mean:

- (1) "Aggravated offender", a person who has been found guilty of:
- (a) Three or more intoxication-related traffic offenses committed on separate occasions; or
- (b) Two or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (2) "Aggravated boating offender", a person who has been found guilty of:
 - (a) Three or more intoxication-related boating offenses; or
- (b) Two or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;
- (3) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use [which is fifty inches or less in width], with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more [low pressure] nonhighway tires, with either:
- (a) A seat designed to be straddled by the operator, or with a seat designed to carry more than one person, and handlebars for steering control; or
- (b) A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;
- (4) "Court", any circuit, associate circuit, or municipal court, including traffic court, but not any juvenile court or treatment court;
 - (5) "Chronic offender", a person who has been found guilty of:
 - (a) Four or more intoxication-related traffic offenses committed on separate occasions; or
- (b) Three or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or
- (c) Two or more intoxication-related traffic offenses committed on separate occasions where both intoxication-related traffic offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (6) "Chronic boating offender", a person who has been found guilty of:
 - (a) Four or more intoxication-related boating offenses; or

- (b) Three or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or
- (c) Two or more intoxication-related boating offenses committed on separate occasions where both intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;
- (7) "Continuous alcohol monitoring", automatically testing breath, blood, or transdermal alcohol concentration levels and tampering attempts at least once every hour, regardless of the location of the person who is being monitored, and regularly transmitting the data. Continuous alcohol monitoring shall be considered an electronic monitoring service under subsection 3 of section 217.690;
- (8) "Controlled substance", a drug, substance, or immediate precursor in schedules I to V listed in section 195.017;
 - (9) "Drive", "driving", "operates" or "operating", physically driving or operating a vehicle or vessel;
 - (10) "Flight crew member", the pilot in command, copilots, flight engineers, and flight navigators;
 - (11) "Habitual offender", a person who has been found guilty of:
 - (a) Five or more intoxication-related traffic offenses committed on separate occasions; or
- (b) Four or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or
- (c) Three or more intoxication-related traffic offenses committed on separate occasions where at least two of the intoxication-related traffic offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (12) "Habitual boating offender", a person who has been found guilty of:
 - (a) Five or more intoxication-related boating offenses; or
- (b) Four or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or
- (c) Three or more intoxication-related boating offenses committed on separate occasions where at least two of the intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or
 - (d) While boating while intoxicated, the defendant acted with criminal negligence to:
- a. Cause the death of any person not a passenger in the vessel operated by the defendant, including the death of an individual that results from the defendant's vessel leaving the water; or
 - b. Cause the death of two or more persons; or
- c. Cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;
- (13) "Intoxicated" or "intoxicated condition", when a person is under the influence of alcohol, a controlled substance, or drug, or any combination thereof;
- (14) "Intoxication-related boating offense", operating a vessel while intoxicated; boating while intoxicated; operating a vessel with excessive blood alcohol content or an offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;
- (15) "Intoxication-related traffic offense", driving while intoxicated, driving with excessive blood alcohol content, driving under the influence of alcohol or drugs in violation of a state law, county or municipal ordinance, any federal offense, or any military offense, or an offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;

- (16) "Law enforcement officer" or "arresting officer", includes the definition of law enforcement officer in section 556.061 and military policemen conducting traffic enforcement operations on a federal military installation under military jurisdiction in the state of Missouri;
- (17) "Operate a vessel", to physically control the movement of a vessel in motion under mechanical or sail power in water;
 - (18) "Persistent offender", a person who has been found guilty of:
 - (a) Two or more intoxication-related traffic offenses committed on separate occasions; or
- (b) One intoxication-related traffic offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (19) "Persistent boating offender", a person who has been found guilty of:
 - (a) Two or more intoxication-related boating offenses committed on separate occasions; or
- (b) One intoxication-related boating offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;
- (20) "Prior offender", a person who has been found guilty of one intoxication-related traffic offense, where such prior offense occurred within five years of the occurrence of the intoxication-related traffic offense for which the person is charged;
- (21) "Prior boating offender", a person who has been found guilty of one intoxication-related boating offense, where such prior offense occurred within five years of the occurrence of the intoxication-related boating offense for which the person is charged."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kolkmeyer, House Amendment No. 4 was adopted.

Representative Wiemann offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 782, Page 24, Section 301.010, Line 159, by inserting after the first occurrence of the word "vehicle" the words "or who has executed a buyer's order or retail installment sales contract with a motor vehicle dealer licensed under sections 301.550 to 301.580 for the purchase of a vehicle with an immediate right of possession vested in the transferee,"; and

Further amend said bill, Page 32, Section 301.032, Line 94, by inserting after all of said line the following:

- "301.140. 1. Upon the transfer of ownership of any motor vehicle or trailer, the certificate of registration and the right to use the number plates shall expire and the number plates shall be removed by the owner at the time of the transfer of possession, and it shall be unlawful for any person other than the person to whom such number plates were originally issued to have the same in his or her possession whether in use or not, unless such possession is solely for charitable purposes; except that the buyer of a motor vehicle or trailer who trades in a motor vehicle or trailer may attach the license plates from the traded-in motor vehicle or trailer to the newly purchased motor vehicle or trailer. The operation of a motor vehicle with such transferred plates shall be lawful for no more than thirty days, or no more than ninety days if the dealer is selling the motor vehicle under the provisions of section 301.213, or no more than sixty days if the dealer is selling the motor vehicle under the provisions of subsection 5 of section 301.210. As used in this subsection, the term "trade-in motor vehicle or trailer" shall include any single motor vehicle or trailer sold by the buyer of the newly purchased vehicle or trailer, as long as the license plates for the trade-in motor vehicle or trailer are still valid.
- 2. In the case of a transfer of ownership the original owner may register another motor vehicle under the same number, upon the payment of a fee of two dollars, if the motor vehicle is of horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, not in excess of that originally registered. When such motor vehicle is of greater horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, for which a greater fee is prescribed, **the** applicant shall pay a transfer

fee of two dollars and a pro rata portion for the difference in fees. When such vehicle is of less horsepower, gross weight or (in case of a passenger-carrying commercial motor vehicle) seating capacity, for which a lesser fee is prescribed, **the** applicant shall not be entitled to a refund.

- 3. License plates may be transferred from a motor vehicle which will no longer be operated to a newly purchased motor vehicle by the owner of such vehicles. The owner shall pay a transfer fee of two dollars if the newly purchased vehicle is of horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, not in excess of that of the vehicle which will no longer be operated. When the newly purchased motor vehicle is of greater horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, for which a greater fee is prescribed, the applicant shall pay a transfer fee of two dollars and a pro rata portion of the difference in fees. When the newly purchased vehicle is of less horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, for which a lesser fee is prescribed, the applicant shall not be entitled to a refund.
- 4. The director of the department of revenue shall have authority to produce or allow others to produce a weather resistant, nontearing temporary permit authorizing the operation of a motor vehicle or trailer by a buyer for not more than thirty days, or no more than ninety days if issued by a dealer selling the motor vehicle under the provisions of section 301.213, or no more than sixty days if issued by a dealer selling the motor vehicle under the provisions of subsection 5 of section 301.210, from the date of purchase. The temporary permit authorized under this section may be purchased by the purchaser of a motor vehicle or trailer from the central office of the department of revenue or from an authorized agent of the department of revenue upon proof of purchase of a motor vehicle or trailer for which the buyer has no registration plate available for transfer and upon proof of financial responsibility, or from a motor vehicle dealer upon purchase of a motor vehicle or trailer for which the buyer has no registration plate available for transfer, or from a motor vehicle dealer upon purchase of a motor vehicle or trailer for which the buyer has registered and is awaiting receipt of registration plates. The director of the department of revenue or a producer authorized by the director of the department of revenue may make temporary permits available to registered dealers in this state, authorized agents of the department of revenue or the department of revenue. The price paid by a motor vehicle dealer, an authorized agent of the department of revenue or the department of revenue for a temporary permit shall not exceed five dollars for each permit. The director of the department of revenue shall direct motor vehicle dealers and authorized agents to obtain temporary permits from an authorized producer. Amounts received by the director of the department of revenue for temporary permits shall constitute state revenue; however, amounts received by an authorized producer other than the director of the department of revenue shall not constitute state revenue and any amounts received by motor vehicle dealers or authorized agents for temporary permits purchased from a producer other than the director of the department of revenue shall not constitute state revenue. In no event shall revenues from the general revenue fund or any other state fund be utilized to compensate motor vehicle dealers or other producers for their role in producing temporary permits as authorized under this section. Amounts that do not constitute state revenue under this section shall also not constitute fees for registration or certificates of title to be collected by the director of the department of revenue under section 301.190. No motor vehicle dealer, authorized agent or the department of revenue shall charge more than five dollars for each permit issued. The permit shall be valid for a period of thirty days, or no more than ninety days if issued by a dealer selling the motor vehicle under the provisions of section 301.213, or no more than sixty days if issued by a dealer selling the motor vehicle under the provisions of subsection 5 of section 301,210, from the date of purchase of a motor vehicle or trailer, or from the date of sale of the motor vehicle or trailer by a motor vehicle dealer for which the purchaser obtains a permit as set out above. No permit shall be issued for a vehicle under this section unless the buyer shows proof of financial responsibility. Each temporary permit issued shall be securely fastened to the back or rear of the motor vehicle in a manner and place on the motor vehicle consistent with registration plates so that all parts and qualities of the temporary permit thereof shall be plainly and clearly visible, reasonably clean and are not impaired in any way.
- 5. The permit shall be issued on a form prescribed by the director of the department of revenue and issued only for the applicant's temporary operation of the motor vehicle or trailer purchased to enable the applicant to temporarily operate the motor vehicle while proper title and registration plates are being obtained, or while awaiting receipt of registration plates, and shall be displayed on no other motor vehicle. Temporary permits issued pursuant to this section shall not be transferable or renewable, shall not be valid upon issuance of proper registration plates for the motor vehicle or trailer, and shall be returned to the department or to the department's agent upon the issuance of such proper registration plates. Any temporary permit returned to the department or to the department's agent shall be immediately destroyed. The provisions of this subsection shall not apply to temporary permits issued

for commercial motor vehicles licensed in excess of twenty-four thousand pounds gross weight. The director of the department of revenue shall determine the size, material, design, numbering configuration, construction, and color of the permit. The director of the department of revenue, at his or her discretion, shall have the authority to reissue, and thereby extend the use of, a temporary permit previously and legally issued for a motor vehicle or trailer while proper title and registration are being obtained.

- 6. Every motor vehicle dealer that issues temporary permits shall keep, for inspection by proper officers, an accurate record of each permit issued by recording the permit number, the motor vehicle dealer's number, buyer's name and address, the motor vehicle's year, make, and manufacturer's vehicle identification number, and the permit's date of issuance and expiration date. Upon the issuance of a temporary permit by either the central office of the department of revenue, a motor vehicle dealer or an authorized agent of the department of revenue, the director of the department of revenue shall make the information associated with the issued temporary permit immediately available to the law enforcement community of the state of Missouri.
- 7. Upon the transfer of ownership of any currently registered motor vehicle wherein the owner cannot transfer the license plates due to a change of motor vehicle category, the owner may surrender the license plates issued to the motor vehicle and receive credit for any unused portion of the original registration fee against the registration fee of another motor vehicle. Such credit shall be granted based upon the date the license plates are surrendered. No refunds shall be made on the unused portion of any license plates surrendered for such credit.
- 8. An additional temporary license plate produced in a manner and of materials determined by the director to be the most cost-effective means of production with a configuration that matches an existing or newly issued plate may be purchased by a motor vehicle owner to be placed in the interior of the vehicle's rear window such that the driver's view out of the rear window is not obstructed and the plate configuration is clearly visible from the outside of the vehicle to serve as the visible plate when a bicycle rack or other item obstructs the view of the actual plate. Such temporary plate is only authorized for use when the matching actual plate is affixed to the vehicle in the manner prescribed in subsection 5 of section 301.130. The fee charged for the temporary plate shall be equal to the fee charged for a temporary permit issued under subsection 4 of this section. Replacement temporary plates authorized in this subsection may be issued as needed upon the payment of a fee equal to the fee charged for a temporary permit under subsection 4 of this section. The newly produced third plate may only be used on the vehicle with the matching plate, and the additional plate shall be clearly recognizable as a third plate and only used for the purpose specified in this subsection.
- 9. Notwithstanding the provisions of section 301.217, the director may issue a temporary permit to an individual who possesses a salvage motor vehicle which requires an inspection under subsection 9 of section 301.190. The operation of a salvage motor vehicle for which the permit has been issued shall be limited to the most direct route from the residence, maintenance, or storage facility of the individual in possession of such motor vehicle to the nearest authorized inspection facility and return to the originating location. Notwithstanding any other requirements for the issuance of a temporary permit under this section, an individual obtaining a temporary permit for the purpose of operating a motor vehicle to and from an examination facility as prescribed in this subsection shall also purchase the required motor vehicle examination form which is required to be completed for an examination under subsection 9 of section 301.190 and provide satisfactory evidence that such vehicle has passed a motor vehicle safety inspection for such vehicle as required in section 307.350.
- 10. The director of the department of revenue may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.
- 11. The repeal and reenactment of this section shall become effective on the date the department of revenue or a producer authorized by the director of the department of revenue begins producing temporary permits described in subsection 4 of such section, or on July 1, 2013, whichever occurs first. If the director of revenue or a producer authorized by the director of the department of revenue begins producing temporary permits prior to July 1, 2013, the director of the department of revenue shall notify the revisor of statutes of such fact.
- 301.190. 1. No certificate of registration of any motor vehicle or trailer, or number plate therefor, shall be issued by the director of revenue unless the applicant therefor shall make application for and be granted a certificate of ownership of such motor vehicle or trailer, or shall present satisfactory evidence that such certificate has been previously issued to the applicant for such motor vehicle or trailer. Application shall be made within thirty days after the applicant acquires the motor vehicle or trailer, unless the motor vehicle was acquired under section 301.213

or subsection 5 of section 301.210 in which case the applicant shall make application within thirty days after receiving title from the dealer, upon a blank form furnished by the director of revenue and shall contain the applicant's identification number, a full description of the motor vehicle or trailer, the vehicle identification number, and the mileage registered on the odometer at the time of transfer of ownership, as required by section 407.536, together with a statement of the applicant's source of title and of any liens or encumbrances on the motor vehicle or trailer, provided that for good cause shown the director of revenue may extend the period of time for making such application. When an owner wants to add or delete a name or names on an application for certificate of ownership of a motor vehicle or trailer that would cause it to be inconsistent with the name or names listed on the notice of lien, the owner shall provide the director with documentation evidencing the lienholder's authorization to add or delete a name or names on an application for certificate of ownership.

- 2. The director of revenue shall use reasonable diligence in ascertaining whether the facts stated in such application are true and shall, to the extent possible without substantially delaying processing of the application, review any odometer information pertaining to such motor vehicle that is accessible to the director of revenue. If satisfied that the applicant is the lawful owner of such motor vehicle or trailer, or otherwise entitled to have the same registered in his name, the director shall thereupon issue an appropriate certificate over his signature and sealed with the seal of his office, procured and used for such purpose. The certificate shall contain on its face a complete description, vehicle identification number, and other evidence of identification of the motor vehicle or trailer, as the director of revenue may deem necessary, together with the odometer information required to be put on the face of the certificate pursuant to section 407.536, a statement of any liens or encumbrances which the application may show to be thereon, and, if ownership of the vehicle has been transferred, the name of the state issuing the transferor's title and whether the transferor's odometer mileage statement executed pursuant to section 407.536 indicated that the true mileage is materially different from the number of miles shown on the odometer, or is unknown.
- 3. The director of revenue shall appropriately designate on the current and all subsequent issues of the certificate the words "Reconstructed Motor Vehicle", "Motor Change Vehicle", "Specially Constructed Motor Vehicle", or "Non-USA-Std Motor Vehicle", as defined in section 301.010. Effective July 1, 1990, on all original and all subsequent issues of the certificate for motor vehicles as referenced in subsections 2 and 3 of section 301.020, the director shall print on the face thereof the following designation: "Annual odometer updates may be available from the department of revenue.". On any duplicate certificate, the director of revenue shall reprint on the face thereof the most recent of either:
- (1) The mileage information included on the face of the immediately prior certificate and the date of purchase or issuance of the immediately prior certificate; or
- (2) Any other mileage information provided to the director of revenue, and the date the director obtained or recorded that information.
- 4. The certificate of ownership issued by the director of revenue shall be manufactured in a manner to prohibit as nearly as possible the ability to alter, counterfeit, duplicate, or forge such certificate without ready detection. In order to carry out the requirements of this subsection, the director of revenue may contract with a nonprofit scientific or educational institution specializing in the analysis of secure documents to determine the most effective methods of rendering Missouri certificates of ownership nonalterable or noncounterfeitable.
- 5. The fee for each original certificate so issued shall be eight dollars and fifty cents, in addition to the fee for registration of such motor vehicle or trailer. If application for the certificate is not made within thirty days after the vehicle is acquired by the applicant, or where the motor vehicle was acquired under section 301.213 or subsection 5 of section 301.210 and the applicant fails to make application within thirty days after receiving title from the dealer, a delinquency penalty fee of twenty-five dollars for the first thirty days of delinquency and twentyfive dollars for each thirty days of delinquency thereafter, not to exceed a total of two hundred dollars, but such penalty may be waived by the director for a good cause shown. If the director of revenue learns that any person has failed to obtain a certificate within thirty days after acquiring a motor vehicle or trailer, or where the motor vehicle was acquired under section 301.213 or subsection 5 of section 301.210 and the applicant fails to make application within thirty days after receiving title from the dealer, or has sold a vehicle without obtaining a certificate, he shall cancel the registration of all vehicles registered in the name of the person, either as sole owner or as a co-owner, and shall notify the person that the cancellation will remain in force until the person pays the delinquency penalty fee provided in this section, together with all fees, charges and payments which the person should have paid in connection with the certificate of ownership and registration of the vehicle. The certificate shall be good for the life of the motor vehicle or trailer so long as the same is owned or held by the original holder of the certificate and shall not have to be renewed annually.

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- 6. Any applicant for a certificate of ownership requesting the department of revenue to process an application for a certificate of ownership in an expeditious manner requiring special handling shall pay a fee of five dollars in addition to the regular certificate of ownership fee.
- 7. It is unlawful for any person to operate in this state a motor vehicle or trailer required to be registered under the provisions of the law unless a certificate of ownership has been applied for as provided in this section.
- 8. Before an original Missouri certificate of ownership is issued, an inspection of the vehicle and a verification of vehicle identification numbers shall be made by the Missouri state highway patrol on vehicles for which there is a current title issued by another state if a Missouri salvage certificate of title has been issued for the same vehicle but no prior inspection and verification has been made in this state, except that if such vehicle has been inspected in another state by a law enforcement officer in a manner comparable to the inspection process in this state and the vehicle identification numbers have been so verified, the applicant shall not be liable for the twenty-five dollar inspection fee if such applicant submits proof of inspection and vehicle identification number verification to the director of revenue at the time of the application. The applicant, who has such a title for a vehicle on which no prior inspection and verification have been made, shall pay a fee of twenty-five dollars for such verification and inspection, payable to the director of revenue at the time of the request for the application, which shall be deposited in the state treasury to the credit of the state highways and transportation department fund.
- 9. Each application for an original Missouri certificate of ownership for a vehicle which is classified as a reconstructed motor vehicle, specially constructed motor vehicle, kit vehicle, motor change vehicle, non-USA-std motor vehicle, or other vehicle as required by the director of revenue shall be accompanied by a vehicle examination certificate issued by the Missouri state highway patrol, or other law enforcement agency as authorized by the director of revenue. The vehicle examination shall include a verification of vehicle identification numbers and a determination of the classification of the vehicle. The owner of a vehicle which requires a vehicle examination certificate shall present the vehicle for examination and obtain a completed vehicle examination certificate prior to submitting an application for a certificate of ownership to the director of revenue. Notwithstanding any provision of the law to the contrary, an owner presenting a motor vehicle which has been issued a salvage title and which is ten years of age or older to a vehicle examination described in this subsection in order to obtain a certificate of ownership with the designation prior salvage motor vehicle shall not be required to repair or restore the vehicle to its original appearance in order to pass or complete the vehicle examination. The fee for the vehicle examination application shall be twenty-five dollars and shall be collected by the director of revenue at the time of the request for the application and shall be deposited in the state treasury to the credit of the state highways and transportation department fund. If the vehicle is also to be registered in Missouri, the safety inspection required in chapter 307 and the emissions inspection required under chapter 643 shall be completed and the fees required by section 307.365 and section 643.315 shall be charged to the owner.
- 10. When an application is made for an original Missouri certificate of ownership for a motor vehicle previously registered or titled in a state other than Missouri or as required by section 301.020, it shall be accompanied by a current inspection form certified by a duly authorized official inspection station as described in chapter 307. The completed form shall certify that the manufacturer's identification number for the vehicle has been inspected, that it is correctly displayed on the vehicle and shall certify the reading shown on the odometer at the time of inspection. The inspection station shall collect the same fee as authorized in section 307.365 for making the inspection, and the fee shall be deposited in the same manner as provided in section 307.365. If the vehicle is also to be registered in Missouri, the safety inspection required in chapter 307 and the emissions inspection required under chapter 643 shall be completed and only the fees required by section 307.365 and section 643.315 shall be charged to the owner. This section shall not apply to vehicles being transferred on a manufacturer's statement of origin.
- 11. Motor vehicles brought into this state in a wrecked or damaged condition or after being towed as an abandoned vehicle pursuant to another state's abandoned motor vehicle procedures shall, in lieu of the inspection required by subsection 10 of this section, be inspected by the Missouri state highway patrol in accordance with subsection 9 of this section. If the inspection reveals the vehicle to be in a salvage or junk condition, the director shall so indicate on any Missouri certificate of ownership issued for such vehicle. Any salvage designation shall be carried forward on all subsequently issued certificates of title for the motor vehicle.
- 12. When an application is made for an original Missouri certificate of ownership for a motor vehicle previously registered or titled in a state other than Missouri, and the certificate of ownership has been appropriately designated by the issuing state as a reconstructed motor vehicle, motor change vehicle, specially constructed motor vehicle, or prior salvage vehicle, the director of revenue shall appropriately designate on the current Missouri and all subsequent issues of the certificate of ownership the name of the issuing state and such prior designation. The absence of any prior designation shall not relieve a transferor of the duty to exercise due diligence with regard to such certificate of ownership prior to the transfer of a certificate. If a transferor exercises any due diligence with

regard to a certificate of ownership, the legal transfer of a certificate of ownership without any designation that is subsequently discovered to have or should have had a designation shall be a transfer free and clear of any liabilities of the transferor associated with the missing designation.

- 13. When an application is made for an original Missouri certificate of ownership for a motor vehicle previously registered or titled in a state other than Missouri, and the certificate of ownership has been appropriately designated by the issuing state as non-USA-std motor vehicle, the director of revenue shall appropriately designate on the current Missouri and all subsequent issues of the certificate of ownership the words "Non-USA-Std Motor Vehicle".
- 14. The director of revenue and the superintendent of the Missouri state highway patrol shall make and enforce rules for the administration of the inspections required by this section.
- 15. Each application for an original Missouri certificate of ownership for a vehicle which is classified as a reconstructed motor vehicle, manufactured forty or more years prior to the current model year, and which has a value of three thousand dollars or less shall be accompanied by:
- (1) A proper affidavit submitted by the owner explaining how the motor vehicle or trailer was acquired and, if applicable, the reasons a valid certificate of ownership cannot be furnished;
- (2) Photocopies of receipts, bills of sale establishing ownership, or titles, and the source of all major component parts used to rebuild the vehicle;
- (3) A fee of one hundred fifty dollars in addition to the fees described in subsection 5 of this section. Such fee shall be deposited in the state treasury to the credit of the state highways and transportation department fund; and
- (4) An inspection certificate, other than a motor vehicle examination certificate required under subsection 9 of this section, completed and issued by the Missouri state highway patrol, or other law enforcement agency as authorized by the director of revenue. The inspection performed by the highway patrol or other authorized local law enforcement agency shall include a check for stolen vehicles.

The department of revenue shall issue the owner a certificate of ownership designated with the words "Reconstructed Motor Vehicle" and deliver such certificate of ownership in accordance with the provisions of this chapter. Notwithstanding subsection 9 of this section, no owner of a reconstructed motor vehicle described in this subsection shall be required to obtain a vehicle examination certificate issued by the Missouri state highway patrol.

- 301.210. 1. In the event of a sale or transfer of ownership of a motor vehicle or trailer for which a certificate of ownership has been issued, the holder of such certificate shall endorse on the same an assignment thereof, with warranty of title in form printed thereon, and prescribed by the director of revenue, with a statement of all liens or encumbrances on such motor vehicle or trailer, and deliver the same to the buyer at the time of the delivery to him of such motor vehicle or trailer; provided that, when the transfer of a motor vehicle, trailer, boat or outboard motor occurs within a corporation which holds a license to operate as a motor vehicle or boat dealer pursuant to sections 301.550 to 301.575, the provisions of subdivision (3) of subsection 7 of section 144.070 shall not apply.
- 2. The buyer shall then present such certificate, assigned as aforesaid, to the director of revenue, at the time of making application for the registration of such motor vehicle or trailer, whereupon a new certificate of ownership shall be issued to the buyer, the fee therefor being that prescribed in subsection 5 of section 301.190.
- 3. If such motor vehicle or trailer is sold to a resident of another state or country, or if such motor vehicle or trailer is destroyed or dismantled, the owner thereof shall immediately notify the director of revenue. Certificates when so signed and returned to the director of revenue shall be retained by the director of revenue and all certificates shall be appropriately indexed so that at all times it will be possible for him to expeditiously trace the ownership of the motor vehicle or trailer designated therein.
- 4. It shall be unlawful for any person to buy or sell in this state any motor vehicle or trailer registered under the laws of this state, unless, at the time of the delivery thereof, there shall pass between the parties such certificates of ownership with an assignment thereof, as provided in this section, and the sale of any motor vehicle or trailer registered under the laws of this state, without the assignment of such certificate of ownership, shall be presumed fraudulent and void unless the parties have executed a written agreement for delayed delivery of certificate of ownership as provided in subsection 5 of this section.
- 5. A motor vehicle dealer licensed under sections 301.550 to 301.580 may deliver a motor vehicle or trailer to a purchaser with a written agreement to pass the certificate of ownership with an assignment to the purchaser within thirty days after delivery, inclusive of weekends and holidays.
- (1) The form of the agreement shall be prescribed by the director of revenue. The agreement shall provide that if the motor vehicle dealer does not pass the certificate of ownership with an assignment to the purchaser within thirty days that the sale shall be voidable at purchaser's option and, in such case, dealer shall

re-purchase the vehicle by paying and satisfying in full any purchase money lien against the vehicle, including accrued penalties and fees, with the remainder of one hundred percent of the sale price refunded and paid by the dealer to the buyer. As used in this subdivision, the term "sale price" shall include the negotiated price of the vehicle, the down payment, the trade-in allowance even if the allowance reflected negative equity, and the price of all optional services and products sold to the buyer under the sales and finance transaction.

- (2) In the event a motor vehicle subject to this subsection has suffered physical damage covered by the purchaser's vehicle insurance policy and the vehicle is determined by the insurance company to be a total loss, the insurance company may satisfy the claim in full, with respect to the damage to the vehicle, by transferring all proceeds to such purchaser and any secured lienholder of record. The purchaser shall not assign the purchaser's corresponding insurance benefits to any party without the express written permission of the insurer. In conjunction with such satisfaction of the claim, if as part of such claim settlement the insurance company is to receive the vehicle under subdivision (3) of this subsection, but clear title never vests with the purchaser within the thirty-day period after the date of sale prescribed by subdivision (1) of this subsection or within ten days of the claim settlement date, whichever is later, the insurance company shall notify the dealer that clear title never vested with the purchaser and the dealer shall reimburse the insurance company for the salvage value of such vehicle as determined in the claims settlement with the purchaser, and in exchange the insurance company shall assign its rights to the vehicle back to the dealer. If the dealer fails to make payment to the insurance company within fifteen days of receiving notice, the dealer shall be liable to the insurance company for the value of the salvage as determined in the claims settlement with the purchaser, plus any actual damages and any applicable court costs, in return for the right to acquire the title and apply for a salvage title under this chapter.
- (3) Notwithstanding any provision of law to the contrary, completion of the requirements of this subsection shall constitute prima facie evidence of an ownership interest vested in the purchaser of the vehicle for all purposes other than for a subsequent transfer of ownership of the vehicle by the purchaser, subject to the rights of any secured lienholder of record; however, the purchaser may use the dealer-supplied copy of the agreement to transfer his or her ownership of the vehicle to an insurance company in situations where the vehicle has been declared salvage or a total loss by the insurance company as a result of a settlement of a claim. Such insurance company may apply for a salvage certificate of title or junking certificate under subsection 3 of section 301.193 in order to transfer its interest in such vehicle. The purchaser may also use the dealer-supplied copy of the agreement on the form prescribed by the director of revenue as proof of ownership interest. Any lender or insurance company may rely upon a copy of the signed written agreement on the form prescribed by the director of revenue as proof of ownership interest. Any lien placed upon a vehicle based upon such signed written agreement shall be valid and enforceable, notwithstanding the absence of a certificate of ownership.
- (4) No motor vehicle dealer shall be authorized under this subsection to enter and have outstanding any such written agreements until such dealer has provided to the director of revenue a surety bond or irrevocable letter of credit in amount not less than one hundred thousand dollars in a form which complies with the requirements of section 301.560 and in lieu of the fifty thousand dollar bond otherwise required for licensure as a motor vehicle dealer.
- 301.213. 1. Notwithstanding the provisions of sections 301.200 and 301.210, any person licensed as a motor vehicle dealer under sections 301.550 to 301.580 that has provided to the director of revenue a surety bond or irrevocable letter of credit in an amount not less than one hundred thousand dollars in a form which complies with the requirements of section 301.560 and in lieu of the fifty thousand dollar bond otherwise required for licensure as a motor vehicle dealer shall be authorized to purchase or accept in trade any motor vehicle for which there has been issued a certificate of ownership, and to receive such vehicle subject to any existing liens thereon created and perfected under sections 301.600 to 301.660 provided the licensed dealer receives the following:
- (1) A signed written contract between the licensed dealer and the owner of the vehicle outlining the terms of the sale or acceptance in trade of such motor vehicle without transfer of the certificate of ownership; and
 - (2) Physical delivery of the vehicle to the licensed dealer; and
- (3) A power of attorney from the owner to the licensed dealer, in accordance with subsection 4 of section 301.300, authorizing the licensed dealer to obtain a duplicate or replacement title in the owner's name and sign any title assignments on the owner's behalf.
- 2. If the dealer complies with the requirements of subsection 1 of this section, the sale or trade of the vehicle to the dealer shall be considered final, subject to any existing liens created and perfected under sections 301.600 to 301.660. Once the prior owner of the motor vehicle has physically delivered the motor vehicle to the licensed dealer, the prior owners' insurable interest in such vehicle shall cease to exist.

- 3. If a licensed dealer complies with the requirements of subsection 1 of this section, and such dealer has provided to the director of revenue a surety bond or irrevocable letter of credit in amount not less than one hundred thousand dollars in a form which complies with the requirements of section 301.560 and in lieu of the fifty thousand dollar bond otherwise required for licensure as a motor vehicle dealer, such dealer may sell such vehicle prior to receiving and assigning to the purchaser the certificate of ownership, provided such dealer complies with the following:
- (1) All outstanding liens created on the vehicle pursuant to sections 301.600 to 301.660 have been paid in full, and the dealer provides a copy of proof or other evidence to the purchaser; and
- (2) The dealer has obtained proof or other evidence from the department of revenue confirming that no outstanding child support liens exist upon the vehicle at the time of sale and provides a copy of said proof or other evidence to the purchaser; and
- (3) The dealer has obtained proof or other evidence from the department of revenue confirming that all applicable state sales tax has been satisfied on the sale of the vehicle to the previous owner and provides a copy of said proof or other evidence to the purchaser; and
- (4) The dealer has signed an application for duplicate or replacement title for the vehicle under subsection 4 of section 301.300 and provides a copy of the application to the purchaser, along with a copy of the power of attorney required by subsection 1 of this section, and the dealer has prepared and delivered to the purchaser an application for title for the vehicle in the purchaser's name; and
- (5) The dealer and the purchaser have entered into a written agreement for the subsequent assignment and delivery of such certificate of ownership, on a form prescribed by the director of revenue, to take place at a time, not to exceed sixty calendar days, after the time of delivery of the motor vehicle to the purchaser. Such agreement shall require the purchaser to provide to the dealer proof of financial responsibility in accordance with chapter 303 and proof of comprehensive and collision coverage on the motor vehicle. Such dealer shall maintain the original or an electronic copy of the signed agreement and deliver a copy of the signed agreement to the purchaser. Such dealer shall also complete and deliver to the director of revenue such form as the director shall prescribe demonstrating that the purchaser has purchased the vehicle without contemporaneous delivery of the title.

 Notwithstanding any provision of law to the contrary, completion of the requirements of this subsection shall constitute prima facie evidence of an ownership interest vested in the purchaser of the vehicle for all purposes other than for a subsequent transfer of ownership of the vehicle by the purchaser, subject to the rights of any secured lienholder of record; however, the purchaser may use the dealer-supplied copy of the agreement to transfer his or her ownership of the vehicle to an insurance company in situations where the vehicle has been declared salvage or a total loss by the insurance company as a result of a settlement of a claim. Such insurance company may apply for a salvage certificate of title or junking certificate pursuant to the provisions of subsection 3 of section 301.193 in order

to transfer its interest in such vehicle. The purchaser may also use the dealer-supplied copy of the agreement on the form prescribed by the director of revenue as proof of ownership interest. Any lender or insurance company may rely upon a copy of the signed written agreement on the form prescribed by the director of revenue as proof of ownership interest. Any lien placed upon a vehicle based upon such signed written agreement shall be valid and

enforceable, notwithstanding the absence of a certificate of ownership.

- 4. Following a sale or other transaction in which a certificate of ownership has not been assigned from the owner to the licensed dealer, the dealer shall, within ten business days, apply for a duplicate or replacement certificate of ownership. Upon receipt of a duplicate or replacement certificate of ownership applied for under subsection 4 of section 301.300, the dealer shall assign and deliver said certificate of ownership to the purchaser of the vehicle within five business days. The dealer shall maintain proof of the assignment and delivery of the certificate of ownership to the purchaser. For purposes of this subsection, a dealer shall be deemed to have delivered the certificate of ownership to the purchaser upon either:
- (1) Physical delivery of the certificate of ownership to any of the purchasers identified in the contract with such dealer; or
- (2) Mailing of the certificate, postage prepaid, return receipt requested, to any of the purchasers at any of their addresses identified in the contract with such dealer.
- 5. If a licensed dealer fails to comply with subsection 3 of this section, and the purchaser of the vehicle is thereby damaged, then the dealer shall be liable to the purchaser of the vehicle for actual damages, plus court costs and reasonable attorney fees.
- 6. If a licensed dealer fails or is unable to comply with subsection 4 of this section, and the purchaser of the vehicle is thereby damaged, then the dealer shall be liable to the purchaser of the vehicle for actual damages, plus court costs and reasonable attorney fees. If the dealer cannot be found by the purchaser after making reasonable

attempts, or if the dealer fails to assign and deliver the duplicate or replacement certificate of ownership to the purchaser by the date agreed upon by the dealer and the purchaser, as required by subsection 4 of this section, then the purchaser may deliver to the director a copy of the contract for sale of the vehicle, a copy of the application for duplicate title provided by the dealer to the purchaser, a copy of the secure power of attorney allowing the dealer to assign the duplicate title, and the proof or other evidence obtained by the purchaser from the dealer under subsection 3 of this section. Thereafter, the director shall mail by certified mail, return receipt requested, a notice to the dealer at the last address given to the department by that dealer. That notice shall inform the dealer that the director intends to cancel any prior certificate of title which may have been issued to the dealer on the vehicle and issue to the purchaser a certificate of title in the name of the purchaser, subject to any liens incurred by the purchaser in connection with the purchase of the vehicle, unless the dealer, within ten business days from the date of the director's notice, files with the director a written objection to the director taking such action. If the dealer does file a timely, written objection with the director, then the director shall not take any further action without an order from a court of competent jurisdiction. However, if the dealer does not file a timely, written objection with the director, then the director shall cancel the prior certificate of title issued to the dealer on the vehicle and issue a certificate of title to the purchaser of the vehicle, subject to any liens incurred by the purchaser in connection with the purchase of the vehicle and subject to the purchaser satisfying all applicable taxes and fees associated with registering the vehicle.

- 7. If a seller misrepresents to a dealer that the seller is the owner of a vehicle and the dealer, the owner, any subsequent purchaser, or any prior or subsequent lienholder is thereby damaged, then the seller shall be liable to each such party for actual and punitive damages, plus court costs and reasonable attorney fees.
- 8. When a lienholder is damaged as a result of a licensed dealer's acts, errors, omissions, or violations of this section, then the dealer shall be liable to the lienholder for actual damages, plus court costs and reasonable attorney fees.
- 9. No court costs or attorney fees shall be awarded under this section unless, prior to filing any such action, the following conditions have been met:
- (1) The aggrieved party seeking damages has delivered an itemized written demand of the party's actual damages to the party from whom damages are sought; and
- (2) The party from whom damages are sought has not satisfied the written demand within thirty days after receipt of the written demand.
- 10. The department of revenue may use a dealer's repeated or intentional violation of this section as a cause to suspend, revoke, or refuse to issue or renew any license required pursuant to sections 301.550 to 301.580, in addition to the causes set forth in section 301.562. The hearing process shall be the same as that established in subsection 6 of section 301.562.
- 11. No dealer shall enter into a contract under this section after December 31, 2020. Any contract entered into prior to December 31, 2020, shall be enforceable as provided in this section. This section shall be repealed effective December 31, 2020.

301.280. 1. Every motor vehicle dealer and boat dealer shall make a monthly report to the department of revenue, on blanks to be prescribed by the department of revenue, giving the following information: date of the sale of each motor vehicle, boat, trailer and all-terrain vehicle sold; the name and address of the buyer; the name of the manufacture; year of manufacture; model of vehicle; vehicle identification number; style of vehicle; odometer setting; and it shall also state whether the motor vehicle, boat, trailer or all-terrain vehicle is new or secondhand. Each monthly sales report filed by a motor vehicle dealer who collects sales tax under subsection 10 of section 144.070 shall also include the amount of state and local sales tax collected for each motor vehicle sold if sales tax was due. The odometer reading is not required when reporting the sale of any motor vehicle that is ten years old or older, any motor vehicle having a gross vehicle weight rating of more than sixteen thousand pounds, new vehicles that are transferred on a manufacturer's statement of origin between one franchised motor vehicle dealer and another, or boats, all-terrain vehicles or trailers. The sale of all temporary permits shall be recorded in the appropriate space on the dealer's monthly sales report, unless the sale of the temporary permit is already recorded by electronic means as determined by the department. The monthly sales report shall include a statement of motor vehicles or trailers sold during the month under subsection 5 of section 301.210. The monthly sales report shall be completed in full and signed by an officer, partner, or owner of the dealership, and actually received by the department of revenue on or before the fifteenth day of the month succeeding the month for which the sales are being reported. If no sales occur in any given month, a report shall be submitted for that month indicating no sales. Any vehicle dealer who fails to file a monthly report or who fails to file a timely report shall be subject to disciplinary action as prescribed in section 301.562 or a penalty assessed by the director not to exceed three hundred dollars per violation. Every motor vehicle and boat dealer shall retain copies of the monthly sales report as part of the records to be maintained at the dealership location and shall hold them available for inspection by appropriate

law enforcement officials and officials of the department of revenue. Every vehicle dealer selling twenty or more vehicles a month shall file the monthly sales report with the department in an electronic format. Any dealer filing a monthly sales report in an electronic format shall be exempt from filing the notice of transfer required by section 301.196. For any dealer not filing electronically, the notice of transfer required by section 301.196 shall be submitted with the monthly sales report as prescribed by the director.

- 2. Every dealer and every person operating a public garage shall keep a correct record of the vehicle identification number, odometer setting, manufacturer's name of all motor vehicles or trailers accepted by him for the purpose of sale, rental, storage, repair or repainting, together with the name and address of the person delivering such motor vehicle or trailer to the dealer or public garage keeper, and the person delivering such motor vehicle or trailer shall record such information in a file kept by the dealer or garage keeper. The record shall be kept for five years and be open for inspection by law enforcement officials, members or authorized or designated employees of the Missouri highway patrol, and persons, agencies and officials designated by the director of revenue.
- 3. Every dealer and every person operating a public garage in which a motor vehicle remains unclaimed for a period of fifteen days shall, within five days after the expiration of that period, report the motor vehicle as unclaimed to the director of revenue. Such report shall be on a form prescribed by the director of revenue. A motor vehicle left by its owner whose name and address are known to the dealer or his employee or person operating a public garage or his employee is not considered unclaimed. Any dealer or person operating a public garage who fails to report a motor vehicle as unclaimed as herein required forfeits all claims and liens for its garaging, parking or storing.
- 4. The director of revenue shall maintain appropriately indexed cumulative records of unclaimed vehicles reported to the director. Such records shall be kept open to public inspection during reasonable business hours.
- 5. The alteration or obliteration of the vehicle identification number on any such motor vehicle shall be prima facie evidence of larceny, and the dealer or person operating such public garage shall upon the discovery of such obliteration or alteration immediately notify the highway patrol, sheriff, marshal, constable or chief of police of the municipality where the dealer or garage keeper has his place of business, and shall hold such motor vehicle or trailer for a period of forty-eight hours for the purpose of an investigation by the officer so notified.
- 6. Any person who knowingly makes a false statement or omission of a material fact in a monthly sales report to the department of revenue, as described in subsection 1 of this section, shall be deemed guilty of a class A misdemeanor."; and

Further amend said bill, Page 34, Section 301.560, Lines 65-71, by deleting all of said lines and inserting in lieu thereof the following:

"irrevocable letter of credit. [The proceeds of the bond or irrevocable letter of credit shall be paid uponreceipt by the department of a final judgment from a Missouri court of competent jurisdiction against the principal and in favor of an aggrieved party.] Additionally, every applicant as a new motor vehicle franchise dealer, a used motor vehicle dealer, a powersport dealer, a wholesale motor vehicle dealer, or boat dealer shall furnish with the application a copy of a current dealer garage policy bearing the policy number and name of the insurer and the insured. The proceeds of the bond or irrevocable letter of credit furnished by an applicant shall be paid upon receipt by the department of a final judgment from a Missouri court of competent jurisdiction against the principal and in favor of an aggrieved party. The proceeds of the bond or irrevocable letter of credit furnished by an applicant shall be paid at the order of the department and in the amount determined by the department to any buyer or interested lienholder up to the greater of the amount required for the release of the purchase money lien or the sales price paid by the buyer where a dealer has failed to fulfill the dealer's obligations under an agreement to assign and deliver title to the buyer within thirty days under a contract entered into pursuant to subsection 5 of section 301.210. The department shall direct release of the bond or irrevocable letter of credit proceeds upon presentation of a written agreement entered into pursuant to subsection 5 of section 301.210, copies of the associated sales and finance documents, and the affidavit or affidavits of the buyer or lienholder stating that the certificate of title with assignment thereof has not been passed to the buyer within thirty days of the date of the contract entered into under subsection 5 of section 301.210, that the dealer has not fulfilled the agreement under the contract to re-purchase the vehicle, that the buyer or the lienholder has notified the dealer of the claim on the bond or letter of credit, and the amount claimed by the purchaser or lienholder. In addition, prior to directing release and payment of the proceeds of a bond or irrevocable letter of credit, the department shall ensure that there is satisfactory evidence to

establish that the vehicle which is subject to the written agreement has been returned by the buyer to the dealer or that the buyer has represented to the department that the buyer will surrender possession of the vehicle to the dealer upon payment of the proceeds of the bond or letter of credit directed by the department. Excepting ordinary wear and tear or mechanical failures not caused by the buyer, the amount of proceeds to be paid to the buyer under the bond or irrevocable letter of credit shall be reduced by an amount equivalent to any damage, abuse, or destruction incurred by the vehicle while the vehicle was in the buyer's possession as agreed between the buyer and the dealer. The dealer may apply to a court of competent jurisdiction to contest the claim on the bond or letter of credit, including the amount of the claim and the amount of any adjustment for any damage, abuse, or destruction, by filing a petition with the court within thirty days of the notification by the buyer or lienholder. If the dealer does not fulfill the agreement or file a petition to request judicial relief from the terms of the agreement or contest the amount of the claim, the bond or letter of credit shall be released by the department and directed paid in the amount or amounts presented by the lienholder or buyer;"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Basye offered House Amendment No. 1 to House Amendment No. 5.

House Amendment No. 1 to House Amendment No. 5

AMEND House Amendment No. 5 to House Committee Substitute for Senate Bill No. 782, Page 1, Line 1, by inserting after the number "782,", the following:

"Page 19, Section 227.600, Line 77, by inserting after said section and line the following:

"300.155. Whenever traffic is controlled by traffic control signals exhibiting different colored lights, or colored lighted arrows, successively one at a time or in combination, only the colors green, red and yellow shall be used, except for special pedestrian signals carrying a word legend, and said lights shall indicate and apply to drivers of vehicles and pedestrians as follows:

- (1) Green indication
- (a) Vehicular traffic facing a circular green signal may proceed straight through or turn right or left unless a sign at such place prohibits either such turn. But vehicular traffic, including vehicles turning right or left, shall yield the right-of-way to other vehicles and to pedestrians lawfully within the intersection or an adjacent crosswalk at the time such signal is exhibited;
- (b) Vehicular traffic facing a green arrow signal, shown alone or in combination with another indication, may cautiously enter the intersection only to make the movement indicated by such arrow, or such other movement as is permitted by other indications shown at the same time. Such vehicular traffic shall yield the right-of-way to pedestrians lawfully within an adjacent crosswalk and to other traffic lawfully using the intersection;
- (c) Unless otherwise directed by a pedestrian control signal as provided in section 300.160, pedestrians facing any green signal, except when the sole green signal is a turn arrow, may proceed across the roadway within any marked or unmarked crosswalk.
 - (2) Steady yellow indication
- (a) Vehicular traffic facing a steady yellow signal is thereby warned that the related green movement is being terminated or that a red indication will be exhibited immediately thereafter when vehicular traffic shall not enter the intersection;
- (b) Pedestrians facing a steady yellow signal, unless otherwise directed by a pedestrian control signal as provided in section 300.160, are thereby advised that there is insufficient time to cross the roadway before a red indication is shown and no pedestrian shall then start to cross the roadway.
 - (3) Steady red indication
- (a) Vehicular traffic facing a steady red signal alone shall stop before entering the crosswalk on the near side of the intersection or, if none, then before entering the intersection and shall remain standing until a green indication is shown except as provided in paragraph (b) of this subdivision;

- (b) The driver of a vehicle which is stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a right turn but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such right turn against a red signal at any intersection where safety conditions so require, said prohibition shall be effective when a sign is erected at such intersection giving notice thereof;
- (c) The driver of a vehicle which is in the left-most lane on a one-way street and stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a left turn onto a one-way street but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such left turn against a red signal at any intersection where safety conditions so require and such prohibition shall be effective when a sign is erected at such intersection giving notice thereof;
- (d) Unless otherwise directed by a pedestrian control signal as provided in section 300.160, pedestrians facing a steady red signal alone shall not enter the roadway.
- (4) In the event an official traffic control signal is erected and maintained at a place other than an intersection, the provisions of this section shall be applicable except as to those provisions which by their nature can have no application. Any stop required shall be made at a sign or marking on the pavement indicating where the stop shall be made, but in the absence of any such sign or marking the stop shall be made at the signal.
- 304.281. 1. Whenever traffic is controlled by traffic control signals exhibiting different colored lights, or colored lighted arrows, successively one at a time or in combination, only the colors green, red and yellow shall be used, except for special pedestrian signals carrying a word legend, and said lights shall indicate and apply to drivers of vehicles and pedestrians as follows:
 - (1) Green indication
- (a) Vehicular traffic facing a circular green signal may proceed straight through or turn right or left unless a sign at such place prohibits either such turn. But vehicular traffic, including vehicles turning right or left, shall yield the right-of-way to other vehicles and to pedestrians lawfully within the intersection or an adjacent crosswalk at the time such signal is exhibited;
- (b) Vehicular traffic facing a green arrow signal, shown alone or in combination with another indication, may cautiously enter the intersection only to make the movement indicated by such arrow, or such other movement as is permitted by other indications shown at the same time. Such vehicular traffic shall yield the right-of-way to pedestrians lawfully within an adjacent crosswalk and to other traffic lawfully using the intersection;
- (c) Unless otherwise directed by a pedestrian control signal, as provided in section 304.291, pedestrians facing any green signal, except when the sole green signal is a turn arrow, may proceed across the roadway within any marked or unmarked crosswalk.
 - (2) Steady yellow indication
- (a) Vehicular traffic facing a steady yellow signal is thereby warned that the related green movement is being terminated or that a red indication will be exhibited immediately thereafter when vehicular traffic shall not enter the intersection;
- (b) Pedestrians facing a steady yellow signal, unless otherwise directed by a pedestrian control signal as provided in section 304.291, are thereby advised that there is insufficient time to cross the roadway before a red indication is shown and no pedestrian shall then start to cross the roadway.
 - (3) Steady red indication
- (a) Vehicular traffic facing a steady red signal alone shall stop before entering the crosswalk on the near side of the intersection at a clearly marked stop line but, if none, then before entering the intersection and shall remain standing until an indication to proceed is shown except as provided in paragraph (b);
- (b) The driver of a vehicle which is stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a right turn but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission

with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such right turn against a red signal at any intersection where safety conditions so require, said prohibition shall be effective when a sign is erected at such intersection giving notice thereof;

- (c) The driver of a vehicle which is in the left-most lane on a one-way street and stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a left turn onto a one-way street but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such left turn against a red signal at any intersection where safety conditions so require and such prohibition shall be effective when a sign is erected at such intersection giving notice thereof;
- (d) Unless otherwise directed by a pedestrian control signal as provided in section 304.291, pedestrians facing a steady red signal alone shall not enter the roadway.
- (4) In the event an official traffic control signal is erected and maintained at a place other than an intersection, the provision of this section shall be applicable except as to those provisions which by their nature can have no application. Any stop required shall be made at a sign or marking on the pavement indicating where the stop shall be made, but in the absence of any such sign or marking the stop shall be made at the signal.
- 2. Notwithstanding the provisions of section 304.361, violation of this section is a class C misdemeanor."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Wiemann, **House Amendment No. 5, as amended**, was adopted.

Representative Ruth offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 782, Page 17, Section 144.805, Line 34, by inserting after all of said section and line the following:

"227.470. The portion of State Highway 13 from County Road NE 1000 continuing south to County Road NE 800 in St. Clair County shall be designated as "J.D. Stehwein Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.474. The portion of U.S. State Highway 54 from State Highway 87 continuing west to State Highway 52 in Miller County shall be designated as "Deputy Sheriff Casey L Shoemate Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.475. The portion of State Highway 17 from Broadway Street continuing south to Dogwood Drive through the city of Waynesville in Pulaski County shall be designated as "Chief of Police Ferman R Raines Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.476. The portion of State Highway 9 from Nodaway Street to Park College Entrance Drive in Platte County shall be designated as "Bill Grigsby Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.477. The portion of U.S. Business 71 from State Highway 76 West to State Highway EE in McDonald County shall be designated as "Army PFC Christopher Lee Marion Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.478. The portion of U.S. State Highway 160 from West BYP to County Road 115 in Greene County shall be designated as "Otis E Moore Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.479. The portion of State Highway D from the intersection with State Highway 84 continuing north to County Road 321 in Pemiscot County shall be designated as "Duane S Michie Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.480. The bridge on State Highway 13 crossing over the Osage River (Truman Lake Osage Arm) in St. Clair County in the city of Osceola shall be designated as "NASA Scientist Dr Charles T Bourland Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations.

227.482. The portion of U.S. State Highway 36 from the intersection of U.S. State Highway 61 continuing west to Shinn Lane in Marion County shall be designated as "George Poage Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.483. The portion of U.S. State Highway 36 from the Illinois/Missouri state line continuing to the intersection of U.S. State Highway 61 in Marion County shall be designated as "Mark Twain Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.485. The portion of State Highway H from Interstate 44 West continuing north to County Road 88 in Greene County shall be designated as "Deputy Sheriff Aaron P Roberts Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chappelle-Nadal offered **House Amendment No. 1 to House Amendment No. 6**.

House Amendment No. 1 to House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for Senate Bill No. 782, Page 2, Line 7, by inserting after all of said line the following:

"AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 867, Page 17, Section 144.805, Line 34, by inserting the following after all of said section and line:

"227.484. The portion of State Highway 67 from State Highway D to PVT Monsanto Access Drive/Bayer Drive in St. Louis County shall be designated the "Myrtle Hilliard Davis Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chappelle-Nadal, **House Amendment No. 1 to House Amendment No. 6** was adopted.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Ruth, **House Amendment No. 6**, as amended, was adopted.

Representative Busick offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 782, Page 17, Section 144.805, Line 34, by inserting after all of said section and line the following:

"227.463. The portion of Interstate 29 from its intersection of Interstate 70/U.S. State Highway 71/40 in Jackson County north to the bridge crossing over Nishnabotna River in Atchison County, except for those portions of Interstate 29 previously designated as of August 28, 2019, shall be designated the "Purple Heart Trail". Costs for such designation shall be paid by private donations.

227.464. The portion of Interstate 55 from State Highway O in Pemiscot County to U.S. Highway 40 in St. Louis City, except for those portions of Interstate 55 previously designated as of August 28, 2019, shall be designated the "Purple Heart Trail". Costs for such designation shall be paid by private donations.

227.465. The portion of Interstate 57 from the Missouri/Illinois state line in Mississippi County continuing south to U.S. State Highway 60/State Highway AA in Scott County shall be designated the "Purple Heart Trail". Costs for such designation shall be paid by private donations.

227.466. The portion of Interstate 64 from Interstate 70 from the city of Wentzville in St. Charles County continuing east to Interstate 55 at the Missouri/Illinois state line in St. Louis City, except for those portions of Interstate 64/US40/US61 previously designated as of August 28, 2020, shall be designated the "Purple Heart Trail". Costs for such designation shall be paid by private donations.

227.467. Notwithstanding any provision of this chapter to the contrary, a highway's classification as a "Purple Heart Trail" shall not prevent a segment of such highway from being additionally designated as a memorial highway."; and

Further amend said bill, Page 70, Section 306.127, Line 72, by inserting after all of said section and line the following:

- "307.015. 1. Trucks, semitrailers, and trailers, except utility trailers, without rear fenders, attached to a commercial motor vehicle registered for over twenty-four thousand pounds shall be equipped with mud flaps for the rear wheels when operated on the public highways of this state. If mud flaps are used, they shall be wide enough to cover the full tread width of the tire or tires being protected; shall be so installed that they extend from the underside of the vehicle body in a vertical plane behind the rear wheels to within **twelve inches of the ground for dump trucks and within** eight inches of the ground **for all other vehicles required to be equipped with mud flaps under this section**; and shall be constructed of a rigid material or a flexible material which is of a sufficiently rigid character to provide adequate protection when the vehicle is in motion. No provisions of this section shall apply to a motor vehicle in transit and in process of delivery equipped with temporary mud flaps, to farm implements, or to any vehicle which is not required to be registered.
- 2. For purposes of this section, "dump truck" means a truck whose contents can be emptied without handling, where the front end of the platform can be hydraulically raised so that the load is discharged by gravity.
- 3. Any person who violates this section is guilty of an infraction and, upon plea or finding of guilt, shall be punished as provided by law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ruth assumed the Chair.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

٨	V	ES:	Λ	OQ.	

Allred	Anderson	Andrews	Doilar	Baker
			Bailey	
Basye	Billington	Black 137	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Falkner	Fishel	Fitzwater	Gannon	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Hicks	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Mr. Speaker		

NOES: 034

Appelbaum	Bangert	Baringer	Barnes	Beck
Brown 27	Burnett	Butz	Carpenter	Chappelle-Nadal
Clemens	Gray	Green	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mitten
Person	Pierson Jr.	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sauls	Sharp 36
Stevens 46	Unsicker	Washington	Young	

PRESENT: 000

ABSENT WITH LEAVE: 030

Aldridge	Black 7	Bland Manlove	Bosley	Brown 70
Burns	Carter	Chipman	Cupps	Dogan
Ellebracht	Evans	Francis	Gregory	Gunby
Henderson	Hill	Houx	Messenger	Miller
Moon	Morgan	Mosley	Price	Proudie
Sain	Schroer	Shull 16	Windham	Wood

VACANCIES: 001

On motion of Representative Busick, House Amendment No. 7 was adopted.

Representative Sharp (36) offered House Amendment No. 8.

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 782, Page 44, Section 301.3176, Line 29, by inserting after all of said section and line the following:

- "301.3177. 1. Any vehicle owner may apply for "Negro Leagues Baseball Museum" license plates for any motor vehicle the person owns, either solely or jointly, other than an apportioned motor vehicle or a commercial motor vehicle licensed in excess of twenty-four thousand pounds gross weight. Upon making a ten dollar contribution to the Negro Leagues Baseball Museum, the vehicle owner may apply for the "Negro Leagues Baseball Museum" plate. If the contribution is made directly to the Negro Leagues Baseball Museum, the organization shall issue the individual making the contribution a receipt, verifying the contribution, that may be used to apply for the "Negro Leagues Baseball Museum" license plate. If the contribution is made directly to the director of revenue pursuant to section 301.3031, the director shall note the contribution and the owner may then apply for the "Negro Leagues Baseball Museum" plate. The applicant for such plate shall pay a fifteen dollar fee in addition to the regular registration fees and present any other documentation required by law for each set of "Negro Leagues Baseball Museum" plates issued pursuant to this section. Notwithstanding the provisions of section 301.144, no additional fee shall be charged for the personalization of license plates issued pursuant to this section. The "Negro Leagues Baseball Museum" plate shall bear the emblem of the Negro Leagues Baseball Museum as prescribed by the director of revenue and shall have the words "NEGRO LEAGUES BASEBALL MUSEUM". Such license plates shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130.
- 2. The director of revenue may promulgate rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharp (36), House Amendment No. 8 was adopted.

On motion of Representative Knight, HCS SB 782, as amended, was adopted.

On motion of Representative Knight, **HCS SB 782**, **as amended**, was read the third time and passed by the following vote:

AYES: 118

Allred	Anderson	Andrews	Appelbaum	Bailey
Bangert	Baringer	Barnes	Basye	Beck
Black 137	Bromley	Brown 27	Brown 70	Burnett
Busick	Butz	Chappelle-Nadal	Clemens	Coleman 32
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Eslinger	Falkner	Fishel	Fitzwater
Gannon	Gray	Green	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Hicks	Hovis	Hudson	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Miller	Mitten	Morris 140

Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pike
Pollitt 52	Porter	Price	Quade	Razer
Reedy	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Rowland	Runions	Ruth	Sauls	Schnelting
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Solon	Sommer	Stephens 128	Stevens 46	Swan
Tate	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Wood
Wright	Young	Mr. Speaker		
NOES, 019				

NOES: 018

Baker Billington Bondon Christofanelli Grier Hill Hurst Moon Pogue Lovasco Pollock 123 Rehder Ross Simmons Smith Stacy Taylor Spencer

PRESENT: 000

ABSENT WITH LEAVE: 026

Aldridge	Black 7	Bland Manlove	Bosley	Burns
Carpenter	Carter	Chipman	Coleman 97	Cupps
Dohrman	Evans	Francis	Gregory	Henderson
Houx	Messenger	Morgan	Mosley	Pietzman
Plocher	Proudie	Sain	Schroer	Shull 16
Windham				

VACANCIES: 001

Representative Ruth declared the bill passed.

Speaker Pro Tem Wiemann resumed the Chair.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 552, relating to elections, was taken up by Representative Murphy.

On motion of Representative Murphy, the title of HCS SB 552 was agreed to.

Representative Shaul (113) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 552, Pages 12 to 18, Sections 115.277 and 115.283, Lines 1-38 and 1-154, by removing all of said sections and lines from the bill and inserting in lieu thereof the following:

"115.302. 1. As used in this section, the terms "absent uniformed services voter" and "overseas voter" shall be defined under 52 U.S.C. Section 20310. The term "mail-in-ballot" shall mean any ballot that can be cast by United States mail, other than an absentee ballot.

- 2. Application for a mail-in-ballot may be made by the applicant in person, or by United States mail, or on behalf of the applicant by his or her guardian or relative within the second degree of consanguinity or affinity.
- 3. Each application for a mail-in-ballot shall be made to the election authority of the jurisdiction in which the person is registered. Each application shall be in writing and shall state the applicant's name, address at which he or she is registered, the address to which the ballot is to be mailed, and, in the case of absent uniformed services and overseas applicants, the electronic mail address if electronic transmission is requested.
- 4. All applications for mail-in-ballots received prior to the sixth Tuesday before an election shall be stored at the office of the election authority until such time as the applications are processed under section 115.281. No application for a mail-in-ballot received in the office of the election authority after 5:00 p.m. on the second Wednesday immediately prior to the election shall be accepted by any election authority.
- 5. Each application for a mail-in-ballot shall be signed by the applicant or, if the application is made by a guardian or relative under this section, then the application shall be signed by the guardian or relative, who shall note on the application his or her relationship to the applicant. If an applicant, guardian, or relative is blind, unable to read or write the English language, or physically incapable of signing the application, he or she shall sign by mark that is witnessed by the signature of an election official or person of his or her choice. Any person who knowingly makes, delivers, or mails a fraudulent mail-in-ballot application shall be guilty of a class one election offense.
- 6. (1) Notwithstanding any other provision of law to the contrary, any resident of the state of Missouri who resides outside the boundaries of the United States or who is on active duty with the United States Armed Forces or members of their immediate family living with them may request a mail-in-ballot.
- (2) If an election authority rejects an application or request, then the election authority shall provide each absent uniformed services voter and each overseas voter who submits a voter registration application or a mail-in-ballot request with the reasons for the rejection.
- (3) Notwithstanding any other provision of law to the contrary, if a standard oath regarding material misstatements of fact is adopted for uniformed and overseas voters under the Help America Vote Act of 2002, then the election authority shall accept such oath for voter registration, mail-in-ballot, or other election-related materials.
- (4) Not later than sixty days after the date of each regularly scheduled general election for federal office, each election authority which administered the election shall submit to the secretary of state, in a format prescribed by the secretary, a report on the combined number of mail-in ballots transmitted to, and returned by, absent uniformed services voters and overseas voters for the election. The secretary shall submit to the Election Assistance Commission a combined report of such information not later than ninety days after the date of each regularly scheduled general election for federal office in a format developed by the Commission under the Help America Vote Act of 2002. The secretary shall make the report available to the general public.
- 7. Except as provided under section 115.914, not later than the sixth Tuesday prior to each election, or within fourteen days after candidate names or questions are certified under section 115.125, the election authority shall cause to have printed and made available a sufficient quantity of mail-in ballots, ballot envelopes, and mailing envelopes. As soon as possible after a proper official calls a special state or county election, the election authority shall cause to have printed and made available a sufficient quantity of mail-in ballots, ballot envelopes, and mailing envelopes.
- 8. Each ballot envelope shall bear a statement on which the voter shall state the voter's name, voting address, and mailing address. On the form, the voter shall also state under penalties of perjury that the voter is qualified to vote in the election, that the voter has personally marked the voter's ballot in secret or supervised the marking of the voter's ballot if the voter is unable to mark it, that the ballot has been placed in the ballot envelope and sealed by the voter or under the voter's supervision if the voter is unable to seal it, and that all information contained in the statement is true. In addition, any person providing assistance to the mail-in voter shall include a statement on the envelope identifying the person providing such assistance under penalties of perjury. Persons authorized to vote only for federal and statewide offices shall also state their former Missouri residence.
- 9. The statement for persons voting mail-in ballots who are registered voters shall be in substantially the following form:

State of Missouri	
County (City) of	_
I, (print name),	a registered voter of County
(City of St. Louis, Kans	sas City), declare under the penalties
of perjury that: I am qu	ualified to vote at this election; I have
not voted and will not v	vote other than by this ballot at this
election. I further state	e that I marked the enclosed ballot in
secret or that I am blin	d, unable to read or write English, or
physically incapable of	marking the ballot, and the person of
my choosing indicated	below marked the ballot at my
direction; all of the info	ormation on this statement is, to the
best of my knowledge a	and belief, true.
Signature of Voter	Signature of Person Assisting Voter
	(If applicable)
Subscribed and sworn	to before me this
day of,	
	-
Signature of notary or to administer oaths.	other officer authorized
	-
Mailing Addresses	-
(If different)	

10. Upon receipt of a signed application for a mail-in ballot and if satisfied that the applicant is entitled to vote by mail-in ballot, the election authority shall, within three working days after receiving the application, or if mail-in ballots are not available at the time the application is received, within five working days after they become available, deliver to the voter a mail-in ballot, ballot envelope and such instructions as are necessary for the applicant to vote. Delivery shall be made by first class, registered, or certified mail at the discretion of the election authority, or in the case of a covered voter under section 115.902, the method of transmission prescribed under section 115.914. If the election authority is not satisfied that any applicant is entitled to vote by mail-in ballot, the authority shall not deliver a mail-in ballot to the applicant. Within three

working days of receiving such an application, the election authority shall notify the applicant and state the reason he or she is not entitled to vote by mail-in ballot. The applicant may file a complaint with the elections division of the secretary of state's office under section 115.219.

- 11. On the mailing and ballot envelopes for each covered voter, the election authority shall stamp prominently in black the words "FEDERAL BALLOT, STATE OF MISSOURI" and "U.S. Postage Paid, 39 U.S.C. Section 3406".
- 12. No information which encourages a vote for or against a candidate or issue shall be provided to any voter with a mail-in ballot.
- 13. Upon receiving a mail-in ballot by mail, the voter shall mark the ballot in secret, place the ballot in the ballot envelope, seal the envelope and fill out the statement on the ballot envelope. The affidavit of each person voting a mail-in ballot shall be subscribed and sworn to before the election official receiving the ballot, a notary public, or other officer authorized by law to administer oaths. If the voter is blind, unable to read or write the English language, or physically incapable of voting the ballot, the voter may be assisted by a person of the voter's own choosing. Any person assisting a voter who is not entitled to such assistance, any person who assists a voter and in any manner coerces or initiates a request or suggestion that the voter vote for or against, or refrain from voting on, any question or candidate, shall be guilty of a class one election offense. If, upon counting, challenge, or election contest, it is ascertained that any mail-in ballot was voted with unlawful assistance, the ballot shall be rejected.
- 14. Each mail-in ballot shall be returned to the election authority in the ballot envelope and shall only be returned by the voter by United States mail; except that covered voters who are sending ballots from a location determined by the secretary of state to be inaccessible on election day, shall be allowed to return their mail-in ballots cast by use of facsimile transmission or under a program approved by the United States Department of Defense for the electronic transmission of election materials.
- 15. No election authority shall refuse to accept and process any otherwise valid marked mail-in ballot submitted in any manner by a covered voter solely on the basis of restrictions on envelope type.
- 16. The secretary of state may prescribe uniform regulations with respect to the printing of ballot envelopes and mailing envelopes, which shall comply with standards established by federal law or postal regulations. Mailing envelopes for use in returning ballots shall be printed with business reply permits so that any ballot returned by mail does not require postage. All fees and costs for establishing and maintaining the business reply and postage-free mail for all ballots cast shall be paid by the secretary of state through state appropriations.
- 17. All proper votes on each mail-in ballot received by an election authority at or before the time fixed by law for the closing of the polls on election day shall be counted. Except as provided under section 115.920, no votes on any mail-in ballot received by an election authority after the time fixed by law for the closing of the polls on election day shall be counted.
- 18. If sufficient evidence is shown to an election authority that any mail-in voter has died prior to the opening of the polls on election day, the ballot of the deceased voter shall be rejected if it is still sealed in the ballot envelope. Any such rejected ballot, still sealed in its ballot envelope, shall be sealed with the application and any other papers connected therewith in an envelope marked "Rejected ballot of _______, a mail-in voter of _______ voting district". The reason for rejection shall be noted on the envelope, which shall be kept by the election authority with the other ballots from the election until the ballots are destroyed according to law.
- 19. As each mail-in ballot is received by the election authority, the election authority shall indicate its receipt on the list.
- 20. If the statements on any mail-in ballot envelope have not been completed, the mail-in ballot in the envelope shall be rejected.
- 21. All mail-in ballot envelopes received by the election authority shall be kept together in a safe place and shall not be opened except as provided under this chapter.
- 22. Mail-in ballots shall be counted using the procedures set out in sections 115.297, 115.299, 115.300, and 115.303.
- 23. The false execution of a mail-in ballot application shall be a class one election offense. The attorney general or any prosecuting or circuit attorney shall have the authority to prosecute such offense either in the county of residence of the person or in the circuit court of Cole County.
- 24. If any provision of this section is found by a court of competent jurisdiction to be unconstitutional or unconstitutionally enacted, the remaining provisions of this section shall be and remain valid.

- 25. This section is enacted notwithstanding any other provision of law including, but not limited to, sections 115.650 to 115.660.
- 26. The provisions of this section shall apply only to an election that occurs during the year 2020 to avoid the risk of contracting or transmitting severe acute respiratory syndrome coronavirus 2.
- 27. The provisions of this section terminate and shall be repealed on December 31, 2020, and shall not apply to any election conducted after that date."; and

Further amend said bill, Page 34, Section 115.642, Line 31, by inserting after all of said section and line the following:

- "115.652. 1. An election shall not be conducted under sections 115.650 to 115.660 unless:
- (1) The officer or agency calling the election submits a written request that the election be conducted by mail. Such request shall be submitted not later than the date specified in section 115.125 for submission of the notice of election and sample ballot;
- (2) The election authority responsible for conducting the election authorizes the use of mailed ballots for the election;
 - (3) The election is nonpartisan;
 - (4) The election is not one at which any candidate is elected, retained or recalled; and
- (5) The election is an issue election at which all of the qualified voters of any one political subdivision are the only voters eligible to vote.
- 2. Notwithstanding the provisions of subsection 1 of this section or any other provision of law to the contrary, an election may be conducted by mail as authorized under section 115.302, during a state of emergency declared by the governor during the year 2020, to avoid the risk of contracting or transmitting severe acute respiratory syndrome coronavirus 2."; and

Further amend said bill, Page 48, Section 1, Lines 2 and 8, by deleting the phrase "115.277, 115.283," on said lines; and

Further amend said bill and page, Section C, Lines 1-6, by removing all of said section and lines from the bill and inserting in lieu thereof the following:

"Section C. Because immediate action is necessary to ensure citizens can safely exercise the right to vote and avoid the risk of contracting or transmitting severe acute respiratory syndrome coronavirus 2, the enactment of section 115.302 and the repeal and reenactment of section 115.652 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 115.302 and the repeal and reenactment of section 115.652 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Stacy offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for Senate Bill No. 552, Page 5, Line 23, by inserting after the phrase "syndrome coronavirus 2." the following:

"3. Notwithstanding this section, sections 115.650 to 115.660, and other provisions of law to the contrary, no election authority shall prohibit the exercise of the right to vote in person on election day or the right to cast an absentee ballot in person."; and

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Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

			-	~ ~
Δ	v	ES:	(1	ıva

Allred	Anderson	Andrews	Bailey	Basye
Billington	Black 137	Bondon	Bromley	Busick
Christofanelli	Coleman 32	Coleman 97	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Eslinger	Evans
Fishel	Fitzwater	Francis	Gannon	Gregory
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Rone	Ross	Ruth
Schnelting	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Solon	Sommer	Spencer	Stacy
Swan	Taylor	Trent	Veit	Walsh
Wiemann	Wilson	Wood	Wright	
NOES: 034				

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Burnett	Butz	Carpenter
Chappelle-Nadal	Ellebracht	Green	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Pierson Jr.	Price	Quade	Razer
Roberts 77	Rogers	Runions	Sauls	Sharp 36
Stevens 46	Unsicker	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 039

Aldridge	Baker	Barnes	Black 7	Brown 70
Burns	Carter	Chipman	Clemens	Cupps
Dogan	Falkner	Gray	Grier	Griesheimer
Hill	Kidd	Knight	Kolkmeyer	McDaniel
Messenger	Miller	Morgan	Mosley	Patterson
Person	Proudie	Rehder	Roden	Rowland
Sain	Schroer	Shull 16	Smith	Stephens 128
Tate	Vescovo	Washington	Mr. Speaker	

VACANCIES: 001

On motion of Representative Stacy, House Amendment No. 1 to House Amendment No. 1 was adopted.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

A 37	TC	000
ΑY	ES:	092

Allred	Anderson	Andrews	Bailey	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Coleman 32	Coleman 97	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Francis
Gannon	Gregory	Grier	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Houx	Hovis	Hudson	Hurst	Kelley 127
Kelly 141	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Miller
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Rone	Ross	Ruth	Schnelting
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Solon	Sommer	Stacy	Swan	Tate
Taylor	Veit	Walsh	Wiemann	Wilson
Wright	Mr. Speaker			

NOES: 038

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Burnett	Butz	Carpenter
Chappelle-Nadal	Clemens	Ellebracht	Gray	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Person	Pierson Jr.
Pogue	Price	Quade	Razer	Roberts 77
Rogers	Runions	Sharp 36	Stevens 46	Unsicker
Washington	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 032

Aldridge	Baker	Barnes	Brown 70	Burns
Carter	Christofanelli	Cupps	Fitzwater	Griesheimer
Hicks	Hill	Justus	Kidd	Knight
Messenger	Morgan	Mosley	Pietzman	Proudie
Roden	Rowland	Sain	Sauls	Schroer
Shull 16	Smith	Spencer	Stephens 128	Trent
Vescovo	Wood			

VACANCIES: 001

On motion of Representative Shaul (113), **House Amendment No. 1, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III Section 26 of the Constitution:

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AYES: 132

Allred	Anderson	Andrews	Appelbaum	Bailey	
Baker	Bangert	Baringer	Basye	Beck	
Billington	Black 137	Black 7	Bland Manlove	Bondon	
Bromley	Brown 27	Burnett	Busick	Butz	
Carpenter	Chipman	Christofanelli	Clemens	Coleman 32	
Coleman 97	Deaton	Dinkins	Dogan	Dohrman	
Eggleston	Ellebracht	Eslinger	Evans	Falkner	
Fishel	Fitzwater	Francis	Gannon	Gray	
Green	Gregory	Grier	Griesheimer	Griffith	
Gunby	Haden	Haffner	Hannegan	Hansen	
Helms	Henderson	Hicks	Hill	Houx	
Hovis	Hudson	Ingle	Justus	Kelley 127	
Kelly 141	Kendrick	Kolkmeyer	Lavender	Lovasco	
Love	Lynch	Mackey	Mayhew	McCreery	
McGaugh	McGirl	Miller	Mitten	Morris 140	
Morse 151	Mosley	Muntzel	Murphy	Neely	
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.	
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123	
Porter	Quade	Razer	Reedy	Rehder	
Toalson Reisch	Remole	Richey	Riggs	Roberts 161	
Roberts 77	Rogers	Rone	Ross	Runions	
Ruth	Schnelting	Schroer	Sharp 36	Sharpe 4	
Shaul 113	Shawan	Shields	Simmons	Smith	
Solon	Sommer	Stacy	Stevens 46	Swan	
Tate	Taylor	Trent	Unsicker	Veit	
Vescovo	Walsh	Wiemann	Wilson	Wright	
Young	Mr. Speaker				
NOES: 009					
Bosley	DeGroot	Hurst	McDaniel	Merideth	
Moon	Pogue	Washington	Windham		
	C	C			
PRESENT: 001					
Chappelle-Nadal					
ABSENT WITH LEAVE: 020					
Aldridge	Barnes	Brown 70	Burns	Carter	

VACANCIES: 001

Kidd

Proudie

Shull 16

Cupps

Price

Sauls

Representative Pfautsch offered House Amendment No. 2.

Knight

Roden

Spencer

House Amendment No. 2

Messenger

Stephens 128

Rowland

Morgan

Sain

Wood

AMEND House Committee Substitute for Senate Bill No. 552, Page 2, Section 36.155, Line 20, by inserting after all of said line the following:

[&]quot;105.145. 1. The following definitions shall be applied to the terms used in this section:

^{(1) &}quot;Governing body", the board, body, or persons in which the powers of a political subdivision as a body corporate, or otherwise, are vested;

- (2) "Political subdivision", any agency or unit of this state, except counties and school districts, which now is, or hereafter shall be, authorized to levy taxes or empowered to cause taxes to be levied.
- 2. The governing body of each political subdivision in the state shall cause to be prepared an annual report of the financial transactions of the political subdivision in such summary form as the state auditor shall prescribe by rule, except that the annual report of political subdivisions whose cash receipts for the reporting period are ten thousand dollars or less shall only be required to contain the cash balance at the beginning of the reporting period, a summary of cash receipts, a summary of cash disbursements and the cash balance at the end of the reporting period.
- 3. Within such time following the end of the fiscal year as the state auditor shall prescribe by rule, the governing body of each political subdivision shall cause a copy of the annual financial report to be remitted to the state auditor.
- 4. The state auditor shall immediately on receipt of each financial report acknowledge the receipt of the report.
- 5. In any fiscal year no member of the governing body of any political subdivision of the state shall receive any compensation or payment of expenses after the end of the time within which the financial statement of the political subdivision is required to be filed with the state auditor and until such time as the notice from the state auditor of the filing of the annual financial report for the fiscal year has been received.
- 6. The state auditor shall prepare sample forms for financial reports and shall mail the same to the political subdivisions of the state. Failure of the auditor to supply such forms shall not in any way excuse any person from the performance of any duty imposed by this section.
 - 7. All reports or financial statements herein above mentioned shall be considered to be public records.
- 8. The provisions of this section apply to the board of directors of every transportation development district organized under sections 238.200 to 238.275.
- 9. Any political subdivision that fails to timely submit a copy of the annual financial statement to the state auditor shall be subject to a fine of five hundred dollars per day.
- 10. The state auditor shall report any violation of subsection 9 of this section to the department of revenue. Upon notification from the state auditor's office that a political subdivision failed to timely submit a copy of the annual financial statement, the department of revenue shall notify such political subdivision by certified mail that the statement has not been received. Such notice shall clearly set forth the following:
 - (1) The name of the political subdivision;
- (2) That the political subdivision shall be subject to a fine of five hundred dollars per day if the political subdivision does not submit a copy of the annual financial statement to the state auditor's office within thirty days from the postmarked date stamped on the certified mail envelope;
 - (3) That the fine will be enforced and collected as provided under subsection 11 of this section; and
- (4) That the fine will begin accruing on the thirty-first day from the postmarked date stamped on the certified mail envelope and will continue to accrue until the state auditor's office receives a copy of the financial statement.

In the event a copy of the annual financial statement is received within such thirty-day period, no fine shall accrue or be imposed. The state auditor shall report receipt of the financial statement to the department of revenue within ten business days. Failure of the political subdivision to submit the required annual financial statement within such thirty-day period shall cause the fine to be collected as provided under subsection 11 of this section.

- 11. The department of revenue may collect the fine authorized under the provisions of subsection 9 of this section by offsetting any sales or use tax distributions due to the political subdivision. The director of revenue shall retain two percent for the cost of such collection. The remaining revenues collected from such violations shall be distributed annually to the schools of the county in the same manner that proceeds for all penalties, forfeitures, and fines collected for any breach of the penal laws of the state are distributed.
- 12. Any [transportation development district organized under sections 238.200 to 238.275 having] political subdivision that has gross revenues of less than five thousand dollars or that has not levied or collected sales or use taxes in the fiscal year for which the annual financial statement was not timely filed shall not be subject to the fine authorized in this section.
- 13. If a failure to timely submit the annual financial statement is the result of fraud or other illegal conduct by an employee or officer of the political subdivision, the failure shall not be subject to a fine authorized under this section if the statement is filed within thirty days of the discovery of the fraud or illegal conduct. If a fine is assessed and paid prior to the filing of the statement, the department of revenue shall refund the fine upon notification from the political subdivision.

- 14. If a political subdivision has an outstanding balance for fines or penalties at the time it files its first annual financial statement after January 1, 2021, the director of revenue shall make a one-time downward adjustment to such outstanding balance in an amount that reduces the outstanding balance by ninety percent.
- 15. The director of revenue shall have the authority to make a one-time downward adjustment to any outstanding penalty imposed under this section on a political subdivision if the director determines the fine is uncollectable. The director of revenue may prescribe rules and regulations necessary to carry out the provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 16. If a political subdivision with an outstanding balance for fines or penalties:
 - (1) Fails to file an annual financial statement after August 28, 2020, and before January 1, 2021; or
- (2) Files an annual financial statement after August 28, 2020, and before January 1, 2021, but fails to file any annual financial statement thereafter,

then the director of revenue shall initiate the process to disincorporate the political subdivision as prescribed by law.

- 17. If any resident of a political subdivision believes or knows that the political subdivision has failed to file the annual financial report required under subsection 2 of this section, the resident may file an affidavit with the director of revenue that attests to the alleged failure. The director of revenue shall evaluate the allegation and, if true, notify the political subdivision and any municipality or county encompassing the political subdivision by both certified mail and first-class mail that the political subdivision has ninety days to comply with subsection 2 of this section. If the political subdivision has not complied after ninety days, the director of revenue shall initiate the process to disincorporate the political subdivision as prescribed by law.
- 18. (1) The question of whether a political subdivision subject to possible disincorporation under subsection 16 or 17 of this section shall be disincorporated shall be submitted to the voters of the political subdivision. The election upon the question shall be held on the next general election day.
- (2) No later than five o'clock p.m. on the tenth Tuesday prior to the election, the director of revenue shall notify the election authorities responsible for conducting the election according to the provisions of section 115.125 and the county governing body in which the political subdivision is located.
- (3) The election authority shall give notice of the election for eight consecutive weeks prior to the election by publication in a newspaper of general circulation published in the political subdivision or, if there is no such newspaper in the political subdivision, in the newspaper in the county published nearest the political subdivision.
 - (4) Any costs of submitting the question shall be paid by the political subdivision.
- (5) The question shall be submitted to the voters of such city, town, or village in substantially the following form:

 The (city/town/village) of _____ (has an outstanding balance for fines or penalties

The (city/town/village)	of (has an outstanding balance for fines or penalties
and) has failed to file a	n annual financial statement, as required by law. Shall the
(city/town/village) of	be disincorporated?
□ YES □ NO	

Upon the affirmative vote of a majority of the qualified voters voting on the question, the director of revenue shall file an action to disincorporate the political subdivision in the circuit court with jurisdiction over the political subdivision.

- 19. In an action to disincorporate a political subdivision, the circuit court shall order:
- (1) The appointment of an administrative authority for the political subdivision, which may be another political subdivision, the state, a qualified private party, or other qualified entity;
- (2) All financial and other institutions holding funds of the political subdivision, as identified by the director of revenue, to honor the directives of the administrative authority;
- (3) The director of revenue or other party charged with distributing tax revenue to distribute the revenues and funds of the political subdivision to the administrative authority; and

(4) The disincorporation of the political subdivision and the effective date of the disincorporation, taking into consideration a reasonable transition period.

The administrative authority shall administer all revenues under the name of the political subdivision or its agents and administer all funds collected on behalf of the political subdivision. The administrative authority shall use the revenues and existing funds to pay all debts and obligations of the political subdivision other than the penalties accrued under this section. The circuit court shall have ongoing jurisdiction to enforce its orders and carry out the remedies under this subsection.

20. The attorney general shall have the authority to file an action in a court of competent jurisdiction against any political subdivision that fails to comply with this section in order to force the political subdivision into compliance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson resumed the Chair.

On motion of Representative Pfautsch, House Amendment No. 2 was adopted.

Representative Chipman offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 552, Page 2, Section 2.110, Line 6, by inserting after all of said section and line the following:

"27.010. The attorney general for the state of Missouri shall be elected at each general election at which a governor and other state officers are elected, and his term shall begin at 12:00 noon on the second Monday in January next succeeding his election, and shall continue for four years, or until his successor is elected and qualified. The attorney general shall [reside at the seat of government and] keep his office in the supreme court building, and receive an annual salary of sixty-five thousand dollars plus any salary adjustment provided pursuant to section 105.005, payable out of the state treasury. The salary shall constitute the total compensation for all duties to be performed by him and there shall be no further payments made to or accepted by him for the performance of any duty now required of him under any existing law. The attorney general shall devote his full time to his office, and, except in the performance of his official duties, shall not engage in the practice of law."; and

Further amend said bill, Page 2, Section 36.155, Line 20, by inserting after all of said section and line the following:

"51.050. No person shall be elected or appointed clerk of the county commission unless such person be a citizen of the United States, [over the age of twenty one years] twenty-one years of age or older, and shall have resided within the state one whole year, and within the county for which the person is elected one year just prior to such person's election; and every clerk shall after the election continue to reside within the county for which such person is clerk.

55.060. No person shall be elected or appointed county auditor of a county of the first class not having a charter form of government or of a county of the second class unless he **or she** is a citizen of the United States [above the age of twenty one years], twenty-one years of age or older, and has resided within the state for one whole year and within the county for which he or she is elected or appointed for three months immediately preceding the election or his or her appointment. He or she shall also be a person familiar with the theory and practice of accounting by education, training, and experience and able to perform the duties imposed upon the county auditor by the provisions of this chapter. The county auditor shall, after his or her appointment or election, reside in the county for which he or she is auditor.

58.030. No person shall be elected or appointed to the office of coroner unless he **or she** be a citizen of the United States, [over the age of twenty-one years] twenty-one years of age or older, and shall have resided within the state one whole year, and within the county for which he **or she** is elected, six months next preceding the election.

- 60.010. 1. At the regular general election in the year 1948, and every four years thereafter, the voters of each county of this state in counties of the second, third, and fourth classification shall elect a registered land surveyor as county surveyor, who shall hold office for four years and until a successor is duly elected, commissioned and qualified. The person elected shall be commissioned by the governor.
- 2. No person shall be elected or appointed surveyor unless such person is a citizen of the United States, [over the age of twenty-one years] twenty-one years of age or older, a registered land surveyor, and shall have resided within the state one whole year. An elected surveyor shall have resided within the county for which the person is elected six months immediately prior to election and shall after election continue to reside within the county for which the person is surveyor. An appointed surveyor need not reside within the county for which the person is surveyor.
- 3. Notwithstanding the provisions of subsection 1 of this section, or any other law to the contrary, the county commission of any county of the third or fourth classification may appoint a surveyor following the deadline for filing for the office of surveyor, if no qualified candidate files for the office in the general election in which the office would have been on the ballot, provided that the notice required by section 115.345 has been published in at least one newspaper of general circulation in the county. The appointed surveyor shall serve at the pleasure of the county commission, however, an appointed surveyor shall forfeit said office once a qualified individual, who has been duly elected at a regularly scheduled general election where the office of surveyor is on the ballot and who has been commissioned by the governor, takes office. The county commission shall fix appropriate compensation, which need not be equal to that of an elected surveyor.
- 77.230. No person shall be mayor unless he be at least [thirty] twenty-one years of age, a citizen of the United States and a resident of such city at the time of and for two years next preceding his election. When two or more persons shall have an equal number of votes for the office of mayor, the matter shall be determined by the council.
- 79.080. No person shall be mayor unless he be at least [twenty-five] twenty-one years of age, a citizen of the United States and a resident of the city at the time of and for at least one year next preceding his election.
- 105.035. No person shall be appointed to an elected public office in the state of Missouri who is delinquent in the payment of state income tax, personal property tax, municipal tax, or real property tax on the person's place of residence. A candidate for such appointed public office shall provide the appointing authority thereof with a signed and notarized affidavit stating that all state income taxes and property taxes, both personal property and real property, have been paid or the fact that no taxes were owed for the two fiscal years immediately prior to the filing deadline for the requisite elective public office.
- 115.357. 1. Except as provided in subsections 3 and 4 of this section, each candidate for federal, state or county office shall, before filing his **or her** declaration of candidacy, pay to the treasurer of the state or county committee of the political party upon whose ticket he **or she** seeks nomination a certain sum of money as follows:
- (1) To the treasurer of the state central committee, two hundred dollars if he or she is a candidate for statewide office or for United States senator, one hundred dollars if he or she is a candidate for representative in Congress, circuit judge or state senator, and fifty dollars if he or she is a candidate for state representative;
 - (2) To the treasurer of the county central committee, fifty dollars if he or she is a candidate for county office.
- 2. The required sum may be submitted by the candidate to the official accepting his **or her** declaration of candidacy. All sums so submitted shall be forwarded promptly by the official to the treasurer of the appropriate party committee.
- 3. Any person who cannot pay the fee required to file as a candidate may have the fee waived by filing a declaration of inability to pay and a petition with his **or her** declaration of candidacy. Each such declaration shall be in substantially the following form:

in substantially the following form:		
DECLARATION OF INABILITY	Y TO PAY FILING FEE	
I, , do hereby swear that I	am financially unable to pay the fee of	(amount of fee) to file as a
candidate for nomination to the office of _	at the primary election to be held on the	day of, 20
	Subscribed and sworn	
Signature of candidate	to before me this	
8	day of	
	, 20 .	
Residence address	Signature of election	
	official or officer	
	authorized to	

administer oaths

If the candidate's declaration of candidacy is to be filed in person, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the election official who witnesses the candidate's declaration of candidacy. If his **or her** declaration of candidacy is to be filed by certified mail pursuant to subsection 2 of section 115.355, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the notary or other officer who witnesses the candidate's declaration of candidacy. With his **or her** declaration of inability to pay, the candidate shall submit a petition endorsing his **or her** candidacy. Except for the number of signatures required, each such petition shall, insofar as practicable, be in the form provided in sections 115.321 and 115.325. If the person filing declaration of indigence is to be a candidate for statewide office, his **or her** petition shall be signed by the number of registered voters in the state equal to at least one-half of one percent of the total number of votes cast in the state for the office at the last election in which a candidate ran for the office. If the person filing a declaration of indigence is to be a candidate for any other office, the petition shall be signed by the number of registered voters in the district or political subdivision which is equal to at least one percent of the total number of votes cast for the office at the last election in which a candidate ran for the office. The candidate's declaration of inability to pay and the petition shall be filed at the same time and in the same manner as his **or her** declaration of candidacy is filed. The petition shall be checked and its sufficiency determined in the same manner as new party and independent candidate petitions.

- 4. No filing fee shall be required of any person who proposes to be an independent candidate, the candidate of a new party or a candidate for presidential elector.
- 5. Except as provided in subsections 3 and 4 of this section, no candidate's name shall be printed on any official ballot until the required fee has been paid."; and

Further amend said bill, Page 44, Section 116.334, Line 21, by inserting after all of said section and line the following:

"162.291. The voters of each seven-director district other than urban districts shall, at municipal elections, elect two directors who are citizens of the United States and resident taxpayers of the district, who have resided in this state for one year next preceding their election or appointment, and who are [at least twenty four years of age] twenty-one years of age or older.

190.050. 1. After the ambulance district has been declared organized, the declaring county commission, except in counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants, shall divide the district into six election districts as equal in population as possible, and shall by lot number the districts from one to six inclusive. The county commission shall cause an election to be held in the ambulance district within ninety days after the order establishing the ambulance district to elect ambulance district directors. Each voter shall vote for one director from the ambulance election district in which the voter resides. The directors elected from districts one and four shall serve for a term of one year, the directors elected from districts two and five shall serve for a term of two years, and the directors from districts three and six shall serve for a term of three years; thereafter, the terms of all directors shall be three years. All directors shall serve the term to which they were elected or appointed, and until their successors are elected and qualified, except in cases of resignation or disqualification. The county commission shall reapportion the ambulance districts within sixty days after the population of the county is reported to the governor for each decennial census of the United States. Notwithstanding any other provision of law, if the number of candidates for the office of director is no greater than the number of directors to be elected, no election shall be held, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they have been elected.

2. In all counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants, the voters shall vote for six directors elected at large from within the district for a term of three years. Those directors holding office in any district in such a county on August 13, 1976, shall continue to hold office until the expiration of their terms, and their successors shall be elected from the district at large for a term of three years. In any district formed in such counties after August 13, 1976, the governing body of the county shall cause an election to be held in that district within ninety days after the order establishing the ambulance district to elect ambulance district directors. Each voter shall vote for six directors. The two candidates receiving the highest number of votes at such election shall be elected for a term of three years, the two candidates receiving the third and fourth highest number of votes shall be elected for a term of one year; thereafter, the term of all directors shall be three years.

- 3. A candidate for director of the ambulance district shall, at the time of filing, be a citizen of the United States, a qualified voter of the election district as provided in subsection 1 of this section, a resident of the district for two years next preceding the election, and shall be [at least twenty-four years of age] twenty-one years of age or older. In an established district which is located within the jurisdiction of more than one election authority, the candidate shall file his or her declaration of candidacy with the secretary of the board. In all other districts, a candidate shall file a declaration of candidacy with the county clerk of the county in which he or she resides. A candidate shall file a statement under oath that he or she possesses the required qualifications. No candidate's name shall be printed on any official ballot unless the candidate has filed a written declaration of candidacy pursuant to subsection 5 of section 115.127. If the time between the county commission's call for a special election and the date of the election is not sufficient to allow compliance with subsection 5 of section 115.127, the county commission shall, at the time it calls the special election, set the closing date for filing declarations of candidacy.
- 204.610. 1. There shall be five trustees, appointed or elected as provided for in the circuit court decree or amended decree of incorporation for a reorganized common sewer district, who shall reside within the boundaries of the district. Each trustee shall be a voter of the district and shall have resided in said district for twelve months immediately prior to the trustee's election or appointment. A trustee shall be [at least twenty-five years of age] twenty-one years of age or older and shall not be delinquent in the payment of taxes at the time of the trustee's election or appointment. Regardless of whether or not the trustees are elected or appointed, in the event the district extends into any county bordering the county in which the greater portion of the district lies, the presiding commissioner or other chief executive officer of the adjoining county shall be an additional member of the board of trustees, or the governing body of such bordering county may appoint a citizen from such county to serve as an additional member of the board of trustees. Said additional trustee shall meet the qualifications set forth in this section for a trustee.
- 2. The trustees shall receive no compensation for their services but may be compensated for reasonable expenses normally incurred in the performance of their duties. The board of trustees may employ and fix the compensation of such staff as may be necessary to discharge the business and purposes of the district, including clerks, attorneys, administrative assistants, and any other necessary personnel. The board of trustees may employ and fix the duties and compensation of an administrator for the district. The administrator shall be the chief executive officer of the district subject to the supervision and direction of the board of trustees. The administrator of the district may, with the approval of the board of trustees, retain consulting engineers for the district under such terms and conditions as may be necessary to discharge the business and purposes of the district.
- 3. Except as provided in subsection 1 of this section, the term of office of a trustee shall be five years. The remaining trustees shall appoint a person qualified under this section to fill any vacancy on the board. The initial trustees appointed by the circuit court shall serve until the first Tuesday after the first Monday in June or until the first Tuesday after the first Monday in April, depending upon the resolution of the trustees. In the event that the trustees are elected, said elections shall be conducted by the appropriate election authority under chapter 115. Otherwise, trustees shall be appointed by the county commission in accordance with the qualifications set forth in subsection 1 of this section.
- 4. Notwithstanding any other provision of law, if there is only one candidate for the post of trustee, then no election shall be held, and the candidate shall assume the responsibilities of office at the same time and in the same manner as if elected. If there is no candidate for the post of trustee, then no election shall be held for that post and it shall be considered vacant, to be filled under the provisions of subsection 3 of this section."; and

Further amend said bill, Page 47, Section 238.216, Line 114, by inserting after all of said section and line the following:

"247.060. 1. The management of the business and affairs of the district is hereby vested in a board of directors, who shall have all the powers conferred upon the district except as herein otherwise provided. It shall be composed of five members, each of whom shall be a voter of the district and shall have resided in said district one whole year immediately prior to his or her election. A member shall be [at least twenty five years of age] twenty-one years of age or older and shall not be delinquent in the payment of taxes at the time of his or her election. Except as provided in subsection 2 of this section, the term of office of a member of the board shall be three years. The remaining members of the board shall appoint a qualified person to fill any vacancy on the board. If no qualified person who lives in the subdistrict for which there is a vacancy is willing to serve on the board, the board may appoint an otherwise qualified person who lives in the district but not in the subdistrict in which the vacancy exists to fill such vacancy.

- 2. After notification by certified mail that he or she has two consecutive unexcused absences, any member of the board failing to attend the meetings of the board for three consecutive regular meetings, unless excused by the board for reasons satisfactory to the board, shall be deemed to have vacated the seat, and the secretary of the board shall certify that fact to the board. The vacancy shall be filled as other vacancies occurring in the board.
- 3. The initial members of the board shall be appointed by the circuit court and one shall serve until the immediately following first Tuesday after the first Monday in April, two shall serve until the first Tuesday after the first Monday in April on the second year following their appointment and the remaining appointees shall serve until the first Tuesday after the first Monday in April on the third year following their appointment. On the expiration of such terms and on the expiration of any subsequent term, elections shall be held as otherwise provided by law, and such elections shall be held in April pursuant to section 247.180.
- 4. In 2008, 2009, and 2010, directors elected in such years shall serve from the first Tuesday after the first Monday in June until the first Tuesday in April of the third year following the year of their election. All directors elected thereafter shall serve from the first Tuesday in April until the first Tuesday in April of the third year following the year of their election.
- 5. Each member of the board may receive an attendance fee not to exceed one hundred dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than two meetings in any calendar month, except that in a county of the first classification, a member shall not be paid for attending more than four meetings in any calendar month. However, no board member shall be paid more than one attendance fee if such member attends more than one board meeting in a calendar week. In addition, the president of the board of directors may receive fifty dollars for attending each regularly or specially called board meeting, but shall not be paid the additional fee for attending more than two meetings in any calendar month. Each member of the board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district.
- 6. In no event, however, shall a board member receive any attendance fees or additional compensation authorized in subsection 5 of this section until after such board member has completed a minimum of six hours training regarding the responsibilities of the board and its members concerning the basics of water treatment and distribution, budgeting and rates, water utility planning, the funding of capital improvements, the understanding of water utility financial statements, the Missouri sunshine law, and this chapter.
- 7. The circuit court of the county having jurisdiction over the district shall have jurisdiction over the members of the board of directors to suspend any member from exercising his or her office, whensoever it appears that he or she has abused his or her trust or become disqualified; to remove any member upon proof or conviction of gross misconduct or disqualification for his or her office; or to restrain and prevent any alienation of property of the district by members, in cases where it is threatened, or there is good reason to apprehend that it is intended to be made in fraud of the rights and interests of the district.
- 8. The jurisdiction conferred by this section shall be exercised as in ordinary cases upon petition, filed by or at the instance of any member of the board, or at the instance of any ten voters residing in the district who join in the petition, verified by the affidavit of at least one of them. The petition shall be heard in a summary manner after ten days' notice in writing to the member or officer complained of. An appeal shall lie from the judgment of the circuit court as in other causes, and shall be speedily determined; but an appeal does not operate under any condition as a supersedeas of a judgment of suspension or removal from office.
- 249.140. 1. Any candidate for the office of trustee in the district shall be an American citizen [over the age of twenty-five years] twenty-one years of age or older and shall have been a resident within the county within which the district is situated for more than four whole years next before the date of the election at which he is a candidate and shall be a voter of the district. Any person desiring to become a candidate for the office of trustee at the election held on the original incorporation of the district, as provided in section 249.070, shall file with the county commission or with the election commissioners a statement, under oath, that he possesses the qualifications required by sections 249.010 to 249.420 for trustee and shall pay a filing fee of five dollars, whereupon his or her name shall be placed on the ballot as candidate for trustee. Any person desiring to become a candidate for the office of trustee in any subsequent election shall file such statement, under oath, with and pay such filing fee to the secretary of the board of trustees, whereupon his or her name shall be placed on the ballot as candidate for the office of trustee.
- 2. At such initial election the candidate who receives the highest number of votes shall be elected for a six-year term as trustee; the candidate who receives the second highest number of votes shall be elected for a four-year term as trustee; the candidate who receives the third highest number of votes shall be elected for a two-year term as trustee.

- 3. After his **or her** election each trustee shall take and subscribe [his] **an** oath or affirmation before the clerk of the circuit court to the effect that he **or she** is qualified to act as trustee under the provisions of sections 249.010 to 249.420 and that he **or she** will perform his **or her** duties as such trustee to the best of his **or her** ability and impartially in the interest of the whole district.
- 321.130. A person, to be qualified to serve as a director, shall be a resident and voter of the district for at least one year before the election or appointment and [be over the age of twenty-four years] shall be twenty-one years of age or older. In the event the person is no longer a resident of the district, the person's office shall be vacated, and the vacancy shall be filled as provided in section 321.200. Nominations and declarations of candidacy shall be filed at the headquarters of the fire protection district by paying a filing fee equal to the amount of a candidate for county office as set forth under section 115.357, and filing a statement under oath that such person possesses the required qualifications. Thereafter, such candidate shall have the candidate's name placed on the ballot as a candidate for director."; and

Further amend said bill, Page 48, Section 417.018, Line 4, by inserting after all of said section and line the following:

"483.010. No person shall be appointed or elected clerk of any court, unless he [be] or she is a citizen of the United States, [above the age of twenty-one years] twenty-one years of age or older, and shall have resided within the state one whole year, and within the geographical area over which the court has jurisdiction or, in the case of circuit clerks, within the county from which elected, three months before the appointment or election; and every clerk shall, after his or her appointment or election, reside in the geographical area over which the court he or she serves has jurisdiction or, in the case of circuit clerks, in the county for which he or she is clerk."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chipman, House Amendment No. 3 was adopted.

Representative McGaugh offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 552, Page 13, Section 115.277, Line 38, by inserting after all of said section and line the following:

- "115.279. 1. Application for an absentee ballot may be made by the applicant in person, or by mail, or for the applicant, in person, by his or her guardian or a relative within the second degree by consanguinity or affinity. The election authority shall accept applications by facsimile transmission and by electronic mail within the limits of its telecommunications capacity.
- 2. Each application shall be made to the election authority of the jurisdiction in which the person is or would be registered. Each application shall be in writing and shall state the applicant's name, address at which he or she is or would be registered, his or her reason for voting an absentee ballot, the address to which the ballot is to be mailed, if mailing is requested, and for absent uniformed services and overseas applicants, the applicant's email address if electronic transmission is requested. If the reason for the applicant voting absentee is due to the reasons established under subdivision (6) of subsection 1 of section 115.277, the applicant shall state the voter's identification information provided by the address confidentiality program in lieu of the applicant's name, address at which he or she is or would be registered, and address to which the ballot is to be mailed, if mailing is requested. Each application to vote in a primary election shall also state which ballot the applicant wishes to receive. If any application fails to designate a ballot, the election authority shall, within three working days after receiving the application, notify the applicant by mail that it will be unable to deliver an absentee ballot until the applicant designates which political party ballot he or she wishes to receive. If the applicant does not respond to the request for political party designation, the election authority is authorized to provide the voter with that part of the ballot for which no political party designation is required.
- 3. Except as provided in subsection 3 of section 115.281, all applications for absentee ballots received prior to the sixth Tuesday before an election shall be stored at the office of the election authority until such time as the applications are processed in accordance with section 115.281. No application for an absentee ballot received in the

office of the election authority by mail, by facsimile transmission, by electronic mail, or by a guardian or relative after 5:00 p.m. on the second Wednesday immediately prior to the election shall be accepted by any election authority. No application for an absentee ballot submitted by the applicant in person after 5:00 p.m. on the day before the election shall be accepted by any election authority, except as provided in subsections 6, 8 and 9 of this section.

- 4. Each application for an absentee ballot shall be signed by the applicant or, if the application is made by a guardian or relative pursuant to this section, the application shall be signed by the guardian or relative, who shall note on the application his or her relationship to the applicant. If an applicant, guardian or relative is blind, unable to read or write the English language or physically incapable of signing the application, he or she shall sign by mark, witnessed by the signature of an election official or person of his or her own choosing. Any person who knowingly makes, delivers or mails a fraudulent absentee ballot application shall be guilty of a class one election offense.
- 5. (1) Notwithstanding any law to the contrary, any resident of the state of Missouri who resides outside the boundaries of the United States or who is on active duty with the Armed Forces of the United States or members of their immediate family living with them may request an absentee ballot for both the primary and subsequent general election with one application.
- (2) The election authority shall provide each absent uniformed services voter and each overseas voter who submits a voter registration application or an absentee ballot request, if the election authority rejects the application or request, with the reasons for the rejection.
- (3) Notwithstanding any other law to the contrary, if a standard oath regarding material misstatements of fact is adopted for uniformed and overseas voters pursuant to the Help America Vote Act of 2002, the election authority shall accept such oath for voter registration, absentee ballot, or other election-related materials.
- (4) Not later than sixty days after the date of each regularly scheduled general election for federal office, each election authority which administered the election shall submit to the secretary of state in a format prescribed by the secretary a report on the combined number of absentee ballots transmitted to, and returned by, absent uniformed services voters and overseas voters for the election. The secretary shall submit to the Election Assistance Commission a combined report of such information not later than ninety days after the date of each regularly scheduled general election for federal office and in a standardized format developed by the commission pursuant to the Help America Vote Act of 2002. The secretary shall make the report available to the general public.
- (5) As used in this section, the terms "absent uniformed services voter" and "overseas voter" shall have the meaning prescribed in 52 U.S.C. Section 20310.
- 6. An application for an absentee ballot by a new resident shall be submitted in person by the applicant in the office of the election authority in the election jurisdiction in which such applicant resides. The application shall be received by the election authority no later than 7:00 p.m. on the day of the election. Such application shall be in the form of an affidavit, executed in duplicate in the presence of the election authority or any authorized officer of the election authority, and in substantially the following form:

"STATE OF
COUNTY OF , ss.
I,, do solemnly swear that:
(1) Before becoming a resident of this state, I resided at (residence address) in (town,
township, village or city) of County in the state of;
(2) I moved to this state after the last day to register to vote in such general presidential election and I am now
residing in the county of, state of Missouri;
(3) I believe I am entitled pursuant to the laws of this state to vote in the presidential election to be held
November,(year);
(4) I hereby make application for a presidential and vice presidential ballot. I have not voted and shall not vote
other than by this ballot at such election.
Signed
(Applicant)
(Residence Address)
Subscribed and sworn to before me this day of,
Signed
(Title and name of officer authorized to administer oaths)"

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7. The election authority in whose office an application is filed pursuant to subsection 6 of this section shall immediately send a duplicate of such application to the appropriate official of the state in which the new resident applicant last resided and shall file the original of such application in its office. 8. An application for an absentee ballot by an intrastate new resident shall be made in person by the

or the approximation for the account of the interest and its formation of the
applicant in the office of the election authority in the election jurisdiction in which such applicant resides. The
application shall be received by the election authority no later than 7:00 p.m. on the day of the election. Such
application shall be in the form of an affidavit, executed in duplicate in the presence of the election authority or an
authorized officer of the election authority, and in substantially the following form:
"STATE OF, country of, ss.I,, do solemnly swear that:(1)Before becoming a resident of
this election jurisdiction, I resided at (residence address) in (town, township, village or city) of
county in the state of ;(2)I moved to this election jurisdiction after the last day to register to vote in such election;(3)I
believe I am entitled pursuant to the laws of this state to vote in the election to be held (date);(4)I hereby
make application for an absentee ballot for candidates and issues on which I am entitled to vote pursuant to the laws
of this state. I have not voted and shall not vote other than by this ballot at such election. Signed
(Applicant) day of,
Signed (Title and name of officer authorized to administer oaths)"
9. An application for an absentee ballot by an interstate former resident shall be received in the office of
the election authority where the applicant was formerly registered by 5:00 p.m. on the second Wednesday

- immediately prior to the election, unless the application is made in person by the applicant in the office of the election authority, in which case such application shall be made no later than 7:00 p.m. on the day of the election.
- 10. Notwithstanding any other provision of this section or other law to the contrary, any person who is not required to apply in person for an absentee ballot under this section may apply by electronic mail. The secretary of state shall coordinate the electronic mail application form process in order to provide a secure electronic mail process with local election authorities. Election authorities will notify the office of the secretary of state of all application decisions and applicant information may be integrated into the Missouri Centralized Voter Registration System. Nothing in this section shall be construed to deny election authorities power over application decisions or maintenance of voter records. This subsection shall be subject to appropriation and is otherwise void."; and

Further amend said bill, Page 18, Section 115.283, Line 154, by inserting after all of said section and line the following:

- "115.291. 1. Upon receiving an absentee ballot by mail, the voter shall mark the ballot in secret, place the ballot in the ballot envelope, seal the envelope and fill out the statement on the ballot envelope. The affidavit of each person voting an absentee ballot shall be subscribed and sworn to before the election official receiving the ballot, a notary public or other officer authorized by law to administer oaths, unless the voter is voting absentee due to incapacity or confinement due to the provisions of section 115.284, illness or physical disability, a pandemic as specified under subsection (7) of section 115.277, or the voter is a covered voter as defined in section 115.902. If the voter is blind, unable to read or write the English language, or physically incapable of voting the ballot, the voter may be assisted by a person of the voter's own choosing. Any person assisting a voter who is not entitled to such assistance, and any person who assists a voter and in any manner coerces or initiates a request or a suggestion that the voter vote for or against or refrain from voting on any question, ticket or candidate, shall be guilty of a class one election offense. If, upon counting, challenge or election contest, it is ascertained that any absentee ballot was voted with unlawful assistance, the ballot shall be rejected.
- 2. Except as provided in subsection 4 of this section, each absentee ballot that is not cast by the voter in person in the office of the election authority shall be returned to the election authority in the ballot envelope and shall only be returned by the voter in person, or in person by a relative of the voter who is within the second degree of consanguinity or affinity, by mail or registered carrier, a certified drop-off box approved by the Secretary of State at established locations designated by the local election authority, or by a team of deputy election authorities; except that covered voters, when sent from a location determined by the secretary of state to be inaccessible on election day, shall be allowed to return their absentee ballots cast by use of facsimile transmission or under a program approved by the Department of Defense for electronic transmission of election materials.
- 3. In cases of an emergency declared by the President of the United States or the governor of this state where the conduct of an election may be affected, the secretary of state may provide for the delivery and return of absentee ballots by use of a facsimile transmission device or system. Any rule promulgated pursuant to this subsection shall apply to a class or classes of voters as provided for by the secretary of state.

4. No election authority shall refuse to accept and process any otherwise valid marked absentee ballot submitted in any manner by a covered voter solely on the basis of restrictions on envelope type."; and

Further amend said substitute, Section 1, Page 48, Lines 2 and 8, by inserting the section reference number "115.291" immediately after the number "115.283," on said lines; and

Further amend said bill, Page 34, Section 115.761, Line 32, by inserting after all of said section and line the following:

- "115.920. 1. A valid military-overseas ballot cast in accordance with section 115.916 shall be counted if it is received before noon on the Friday after election day so that certification under section 115.508 may commence.
- 2. If, at the time of completing a military-overseas ballot and balloting materials, the voter has declared under penalty of perjury that the ballot was timely submitted, the ballot shall not be rejected on the basis that it has a late postmark, an unreadable postmark, or no postmark.
- 3. During the pandemic exception under subdivision (7) of subsection 1 of section 115.277, mailed absentee ballots postmarked on the day of the election shall be counted if received before noon on the Friday after the election such that certification under section 115.508 may commence.
- 115.960. 1. An election authority is authorized to accept voter registration applications **and absentee ballot applications** with a signature submitted to the election authority under the provisions of sections 432.200 to 432.295 as provided in this section:
- (1) Sections 432.200 to 432.295 shall only apply to transactions between parties that have agreed to conduct transactions by electronic means;
- (2) Except as provided in subsection 2 of this section, as used in this section and sections 432.200 to 432.295, the parties who agree to conduct voter registration transactions by electronic means shall be the local election authority who is required to accept or reject a voter registration application and the prospective voter submitting the application;
- (3) A local election authority is authorized to develop, maintain, and approve systems that transmit voter registration applications electronically under sections 432.200 to 432.295;
- (4) Except as provided in subsection 2 of this section, no officer, agency, or organization shall collect or submit a voter registration application with an electronic signature to an election authority without first obtaining approval of the data and signature format from the local election authority and the approval of the voter to collect and store the signature and data; and
- (5) Local election authorities who maintain a voter registration application system shall direct voter registration applicants from other jurisdictions to the system used by the local election authority for that jurisdiction to accept voter registration applications electronically.
- 2. A system maintained by the secretary of state's office shall be used to accept voter registration applications electronically subsequent to approval from the committee formed as set forth in this subsection:
- (1) Within thirty days of, but in no event prior to January 1, 2017, the president of the Missouri Association of County Clerks and Election Authorities shall appoint fourteen of its members to serve on a committee to approve and develop uniform standards, systems, and modifications that shall be used by the secretary of state in any electronic voter registration application system offered by that office. The committee may also make recommendations regarding the purchase, maintenance, integration, and operation of electronic databases, software, and hardware used by local election authorities and the secretary of state's office including, but not limited to, systems used for military and overseas voting and for building and conducting election operations. The committee shall have fourteen local election authorities, including representatives of each classification of counties, a representative from an election board, and at least one member who has experience processing online voter registration transactions. In addition, one representative appointed by the secretary of state's office shall serve on the committee;
- (2) The committee shall immediately meet to approve electronic signature formats and a minimum set of data collection standards for use in a voter registration application system maintained by the secretary of state;
- (3) Once the format and data collection standards are approved by the committee and implemented for the system maintained by the secretary of state, local election authorities shall accept the transmission of voter registration applications submitted to the approved system under the provisions of sections 432.200 to 432.295;

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- (4) The secretary of state's office shall direct eligible voters to a local election authority's system to accept voter registration applications electronically if the local election authority has a system in place as of August 28, 2016, or implements a system that meets the same standards and format that has been approved by the committee for the secretary of state's system;
- (5) The committee shall meet not less than semiannually through June 30, 2019, to recommend and approve changes and enhancements proposed by the secretary of state or election authorities to the electronic voter registration application system. Vacancies that occur on the committee shall be filled by the president of the Missouri Association of County Clerks and Election Authorities at the time of the vacancy;
- (6) To improve the accuracy of voter registration application data and reduce costs for local election authorities, the system maintained by the secretary of state shall, as soon as is practical, provide a method where the data entered by the voter registration applicant does not have to be re-entered by the election authority to the state voter registration database.
- 3. Each applicant who registers using an approved electronic voter registration application system shall be deemed to be registered as of the date the signed application is submitted to the system, if such application is accepted and not rejected by the election authority and the verification notice required under section 115.155 is not returned as undeliverable by the postal service.
- 4. This section shall not apply to voter registration and absentee records submitted by voters authorized under federal law, section 115.291, or sections 115.900 to 115.936 to submit electronic records and signatures.
- 5. High quality copies, including electronic copies, of signatures made on paper documents may be used for petition signature verification purposes and retained as records.
 - 6. Any signature required for petition submission under chapter 116 shall be handwritten on a paper document.
- 7. Notwithstanding the provisions of section 432.230, nothing in this section shall require the election authority to accept voter registration records or signatures created, generated, sent, communicated, received, stored, or otherwise processed, or used by electronic means or in electronic form from any officer, agency, or organization not authorized under subsection 2 of this section without prior approval from the election authority. Except as provided in subsection 2 of this section, no officer, agency, or organization shall give the voter the opportunity to submit a voter registration application with an electronic signature without first obtaining the approval of the local election authority.
- 8. An election authority that agrees to conduct a transaction by electronic means may refuse to conduct other transactions by electronic means.
- 9. No election authority or the secretary of state shall furnish to any member of the public any data collected under a voter registration application system except as authorized in subsections 1 to 5 of section 115.157.
- 10. Nothing in this section shall be construed to require the secretary of state to cease operating a voter registration application in place as of the effective date of this act."; and

Further amend said substitute, Section 1, Page 48, Lines 2 and 8, by inserting immediately before the number "115.283," on said lines the section reference "115.279,"; and

Further amend said substitute, Section 1, Page 48, Lines 2 and 8, by inserting immediately after the number "115.283," on said lines the section reference "115.291,"; and

Further amend said substitute, Section 1, Page 48, Lines 3 and 9, by inserting the section reference numbers "115.920, 115.960," immediately after the number "115.761," on said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Evans	Falkner	Fishel	Gregory	Grier

Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McDaniel	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Rone	Ross	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Walsh	Wiemann	Wilson	Wright	Mr. Speaker

NOES: 042

Appelbaum	Baringer	Barnes	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Ellebracht	Gray	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Mosley	Person
Pierson Jr.	Pogue	Price	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Ruth
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 025

Aldridge	Bailey	Bangert	Burns	Carter
Clemens	Cupps	Dogan	Eslinger	Fitzwater
Francis	Gannon	Helms	Messenger	Miller
Morgan	Pietzman	Proudie	Roden	Sain
Shull 16	Stephens 128	Veit	Vescovo	Wood

VACANCIES: 001

House Amendment No. 4 was withdrawn.

HCS SB 552, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

On motion of Representative Eggleston, the House recessed until 5:45 p.m.

The hour of recess having expired, the House was called to order by Speaker Pro Tem Wiemann.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 030

Basye	Bondon	Brown 27	Busick	Coleman 97
DeGroot	Fishel	Francis	Gannon	Haffner
Hurst	Justus	Kelley 127	Lovasco	McGirl
Morris 140	Morse 151	Muntzel	Murphy	Pogue
Pollock 123	Richey	Riggs	Roberts 161	Ruth
Taylor	Veit	Walsh	Wright	Young

NOES: 002

Bailey McDaniel

PRESENT: 064

Allred	Anderson	Andrews	Baker	Baringer
Barnes	Billington	Black 137	Black 7	Bromley
Brown 70	Burnett	Butz	Chipman	Christofanelli
Deaton	Dinkins	Dohrman	Eggleston	Evans
Falkner	Gray	Gregory	Grier	Griesheimer
Griffith	Haden	Hannegan	Helms	Henderson
Houx	Hovis	Hudson	Kendrick	Knight
Kolkmeyer	Lynch	Mayhew	Neely	Pfautsch
Pike	Pollitt 52	Porter	Reedy	Rehder
Toalson Reisch	Roberts 77	Rone	Ross	Schnelting
Schroer	Shaul 113	Shawan	Smith	Solon
Sommer	Spencer	Stacy	Swan	Trent
Vescovo	Wiemann	Wilson	Mr. Speaker	

ABSENT WITH LEAVE: 066

Aldridge	Appelbaum	Bangert	Beck	Bland Manlove
Bosley	Burns	Carpenter	Carter	Chappelle-Nada
Clemens	Coleman 32	Cupps	Dogan	Ellebracht
Eslinger	Fitzwater	Green	Gunby	Hansen
Hicks	Hill	Ingle	Kelly 141	Kidd
Lavender	Love	Mackey	McCreery	McGaugh
Merideth	Messenger	Miller	Mitten	Moon
Morgan	Mosley	O'Donnell	Patterson	Person
Pierson Jr.	Pietzman	Plocher	Price	Proudie
Quade	Razer	Remole	Roden	Rogers
Rowland	Runions	Sain	Sauls	Sharp 36
Sharpe 4	Shields	Shull 16	Simmons	Stephens 128
Stevens 46	Tate	Unsicker	Washington	Windham
Wood				

wood

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SB 552, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (0)

Absent (2): Sauls and Wood

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 552, as amended, relating to elections, was again taken up by Representative Murphy.

Speaker Haahr resumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McDaniel	McGaugh
McGirl	Miller	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wright
Mr. Speaker				
NOES: 041				
NOES: 041				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Gray	Green	Gunby	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mitten
Mosley	Pierson Jr.	Pogue	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sauls

Unsicker

Washington

Windham

PRESENT: 000

Stevens 46

Sharp 36

Young

ABSENT WITH LEAVE: 015

Aldridge Burns Carter Cupps Hicks
Kidd Messenger Morgan Person Price
Proudie Roden Sain Shull 16 Wood

VACANCIES: 001

On motion of Representative Murphy, HCS SB 552, as amended, was adopted.

On motion of Representative Murphy, **HCS SB 552**, **as amended**, was read the third time and passed by the following vote:

AYES: 105

Baker Allred Anderson Andrews Bailey Billington Black 137 Black 7 Bondon Basye Bromley Busick Chipman Christofanelli Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Fitzwater Falkner Francis Gannon Griesheimer Griffith Haden Gregory Grier Haffner Helms Hannegan Hansen Henderson Hill Hicks Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew Miller McGaugh McGirl Morris 140 Morse 151 O'Donnell Patterson Muntzel Murphy Neely Pietzman Pollitt 52 Pfautsch Pike Plocher Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Rone Ross Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wright Mr. Speaker

NOES: 045

Beck Appelbaum Bangert Baringer Barnes Bland Manlove Bosley Brown 27 Brown 70 Burnett Butz Carpenter Chappelle-Nadal Clemens Gray Green Gunby Hurst Kendrick Ingle Lavender Mackey McCreery McDaniel Merideth Mitten Pierson Jr. Moon Mosley Person Pogue Pollock 123 Price Quade Razer Roberts 77 Rogers Rowland Runions Sauls Stevens 46 Unsicker Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge Burns Carter Cupps Messenger
Morgan Proudie Roden Sain Sharp 36
Shull 16 Wood

VACANCIES: 001

Speaker Haahr declared the bill passed.

Representative Bailey raised a point of order that members were in violation of Rule 85.

The Chair reminded members to confine their comments to the question at hand.

Representative Bailey raised a point of order that members were in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Price raised a point of order that members were in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Remole moved the previous question.

Which motion was adopted by the following vote:

	_	~ ~
AYES:	-14	NV

Young

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Rone	Ross	Rowland	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Mr. Speaker		
NOES: 041				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Clemens	Ellebracht	Gray
Green	Gunby	Ingle	Kendrick	Lavender
Mackey	McCreery	Merideth	Mitten	Mosley
Person	Pierson Jr.	Pogue	Price	Quade
Razer	Roberts 77	Rogers	Runions	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham

PRESENT: 000

ABSENT WITH LEAVE: 013

Aldridge Black 7 Burns Carter Chappelle-Nadal

Cupps Messenger Morgan Proudie Roden

Sain Shull 16 Wood

VACANCIES: 001

The emergency clause was adopted by the following vote:

AYES: 132

Allred Anderson Andrews Appelbaum Bailey Baker Baringer Barnes Bangert Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Busick Butz Chappelle-Nadal Chipman Christofanelli Coleman 32 Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Griesheimer Griffith Haden Grier Gunby Haffner Hansen Helms Henderson Hannegan Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGirl Miller Morris 140 Morse 151 McGaugh O'Donnell Mosley Muntzel Murphy Neely Patterson Person Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Rogers Rone Ross Ruth Sauls Rowland Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stevens 46 Stacy Stephens 128 Swan Tate Unsicker Veit Taylor Trent Vescovo Walsh Wilson Wright Washington Wiemann Young Mr. Speaker

NOES: 017

BosleyBurnettClemensGrayGreenHurstMcDanielMeridethMittenMoonPierson Jr.PoguePriceQuadeRoberts 77

Runions Windham

PRESENT: 001

Carpenter

ABSENT WITH LEAVE: 012

Aldridge Burns Carter Coleman 97 Cupps Messenger Morgan Proudie Roden Sain

Shull 16 Wood

VACANCIES: 001

MOTION

Representative Knight, having voted on the prevailing side, moved that the vote by which **HCS SB 782, as amended**, was third read and passed, be reconsidered.

Which motion was adopted by the following vote:

AYES: 138				
Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bromley	Brown 70	Busick	Butz
Carpenter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Green	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Miller	Moon	Morris 140	Morse 151
Mosley	Muntzel	Neely	O'Donnell	Patterson
Person	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Rogers	Rone
Ross	Ruth	Sauls	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Windham	Wood
Wright	Young	Mr. Speaker		
NOES: 007				
Bosley	Brown 27	Burnett	Merideth	Pierson Jr.
Quade	Runions			
PRESENT: 000				
ABSENT WITH LEAV	E: 017			
Aldridge	Burns	Carter	Cupps	Hill
Kolkmeyer	Messenger	Mitten	Morgan	Murphy
Price	Proudie	Roden	Rowland	Sain
Schnelting	Shull 16			

VACANCIES: 001

Representative Knight, having voted on the prevailing side, moved that the vote by which **HCS SB 782, as amended**, was adopted be reconsidered.

Which motion was adopted by the following vote:

AYES: 139

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Busick	Butz
Carpenter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Green	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Miller	Moon	Morris 140	Morse 151
Mosley	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Rogers
Rone	Ross	Ruth	Sauls	Schroer
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	
NOES: 007				
NOLS. 007				
Bland Manlove	Bosley	Burnett	Merideth	Pierson Jr.
Quade	Runions			
PRESENT: 000				
ABSENT WITH LEAV	E: 016			
Aldridge	Burns	Carter	Cupps	Hill
Kolkmeyer	Messenger	Mitten	Morgan	Price
Proudie	Roden	Rowland	Sain	Schnelting
Shull 16				

VACANCIES: 001

Representative Knight, having voted on the prevailing side, moved that the vote by which **House Amendment No. 2** to **HCS SB 782, as amended**, was adopted be reconsidered.

Which motion was adopted by the following vote:

AYES: 139

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 70	Busick	Butz	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Green	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Miller
Moon	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Price	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Rogers	Rone
Ross	Ruth	Sauls	Schnelting	Schroer
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	
NOES: 007				
Bland Manlove	Brown 27	Burnett	Carpenter	Merideth

Quade Runions

PRESENT: 001

Pierson Jr.

ABSENT WITH LEAVE: 015

Aldridge Bosley Burns Carter Cupps Kolkmeyer Messenger Mitten Morgan Proudie Roden Rowland Sain Shull 16

VACANCIES: 001

Representative Knight offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Bill No. 782, Page 1, Line 8, by inserting after all of said line the following:

"Further amend said bill, Page 5, Section 136.055, Lines 1 to 72, by removing all of said section and lines from the bill; and"; and

Further amend said amendment, Page 1, Lines 19 to 35, and Page 2, Lines 1 to 8, by removing all of said lines from the amendment; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth raised a point of order that **House Amendment No. 1 to House Amendment No. 2** amends previously amended material.

The Chair ruled the point of order not well taken.

On motion of Representative Knight, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Ruth, **House Amendment No. 2**, as amended, was adopted.

On motion of Representative Knight, HCS SB 782, as amended, was adopted.

On motion of Representative Knight, **HCS SB 782**, as amended, was read the third time and passed by the following vote:

Appelbaum

Wilson

Bangert

Wood

Baringer	Basye	Beck	Black 137	Black 7
Bondon	Bosley	Bromley	Brown 27	Brown 70
Busick	Butz	Chappelle-Nadal	Coleman 32	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Houx	Hovis	Hudson	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Lavender	Love	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Miller	Mitten	Morris 140	Morse 151	Mosley
Muntzel	Murphy	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pike	Plocher	Pollitt 52
Porter	Price	Razer	Reedy	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Rogers	Rone	Ruth	Sauls	Schnelting
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Solon	Sommer	Stephens 128	Stevens 46	Swan
Tate	Trent	Unsicker	Veit	Vescovo

Andrews

NOES: 027

Walsh

Wright

AYES: 118

Anderson

Washington

Young

Allred

BaileyBakerBillingtonBurnettCarpenterChipmanChristofanelliClemensGrierHillHurstLovascoMeridethMoonNeely

Wiemann

Mr. Speaker

PietzmanPoguePollock 123QuadeRehderRossRunionsSimmonsSmithSpencer

Stacy Taylor

PRESENT: 003

Barnes Bland Manlove Windham

ABSENT WITH LEAVE: 014

Aldridge Burns Carter Coleman 97 Cupps Kolkmeyer Messenger Morgan Proudie Roden

Rowland Sain Schroer Shull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SCS SB 578 - Fiscal Review HCS SCS SB 867 - Fiscal Review

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SS SCS HB 1768, as amended, and has taken up and passed CCS#2 SS SCS HB 1768.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 551**, as amended.

Senators: Wieland, Crawford, Cunningham, Arthur and Sifton.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SB 656**, as amended, and has taken up and passed **HCS SB 656**, as amended.

CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE BILL NO. 618

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 618, with House Amendment Nos. 1, 2, and 3, House Amendment No. 1 to House Amendment No. 4, House Amendment No. 4 as amended, and House Amendment Nos. 5, 6, and 7, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 618, as amended;
- 2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 618;
- 3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 618, be Third Read and Finally Passed.

FOR THE SENATE: FOR THE HOUSE:

/s/ Wayne Wallingford /s/ Bill Kidd
Ed Emery /s/ Ron Hicks
/s/ Mike Cierpiot /s/ Jim Hansen
/s/ Jamilah Nasheed /s/ Raychel Proudie
Jill Schupp /s/ Barbara Washington

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR HCS SS SB 618 - Fiscal Review

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, May 14, 2020.

COMMITTEE HEARINGS

FISCAL REVIEW

Thursday, May 14, 2020, 9:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Friday, May 15, 2020, 9:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTY-THIRD DAY, THURSDAY, MAY 14, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 106 - Smith

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

SCS SB 631, E.C. - Shaul (113)

HCS SB 664 - Helms

SCS SB 739 - Rehder

SCS SB 578, (Fiscal Review 5/13/20) - Gregory

SB 620 - Burnett

SB 913 - Coleman (32)

HCS SCS SB 867, (Fiscal Review 5/13/20) - Sharpe (4)

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer

HCS SCS SB 725, as amended, E.C. - Henderson

HCS SS SB 580, as amended, E.C. - Swan

HCS SCS SBs 673 & 560 - Ross

HCS SS#2 SCS SB 523, E.C. - Roberts (161)

HCS SB 774, E.C. - Wood

HCS SS SCS SB 594, E.C. - Black (137)

HCS SS SCS SB 570 - Eggleston

HCS SS SCS SB 718 - Sommer

HCS SS#2 SB 704 - Christofanelli

HCS SB 846 - Patterson

HCS SB 686 - Ruth

HCS SS SB 644, E.C. - Sommer

HCS SS SCS SB 528 - Kelly (141)

HCS SB 587, E.C. - Taylor

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 1655 - Kelly (141)

SCS HB 1330, as amended, E.C. - Veit

SS SCS HCS#2 HB 1896, as amended, E.C. - Roberts (161)

SS#2 SCS HCS HB 1854, as amended - Pfautsch

SS SCS HCS HB 1414, as amended - Solon

BILLS IN CONFERENCE

CCR HCS SS SB 618, as amended (Fiscal Review 5/13/20) - Kidd

CCR HCS SCS SB 653, as amended - Solon

HCS SB 551, as amended - Eggleston

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SIXTY-THIRD DAY, THURSDAY, MAY 14, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

My grace is sufficient for you: for my strength is made perfect in weakness. (II Corinthians 12:9)

Eternal God of our souls, the light of all that is true, the strength of all that is good, and the glory of all that is beautiful, at the beginning of another day we would lift our minds and hearts to You in prayer, seeking strength, wisdom and love sufficient for our needs.

Help us to walk in the light, to share our strength, and to build upon love, that we may be ready for all our responsibilities and equal to every experience. May we always think clearly, speak confidently, and act courageously, and may the world of today be a better world than the world of yesterday because of our dedication and our work here in the House of Representatives.

We pray that Your joy may enter the ears of all our people, that they, and we, may be delivered from all fear and all anxiety and may be led to do justly, to love mercy, and to walk humbly with You as we meet the challenges of these unpredictable times.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-second day was approved as printed by the following vote:

AYES: 127

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Bondon	Bromley	Brown 27
Burnett	Busick	Carter	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gray	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Love
Mayhew	McCreery	McGaugh	McGirl	Miller
Mitten	Moon	Morris 140	Morse 151	Mosley

Muntzel Murphy Neely O'Donnell Pfautsch Pierson Jr. Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Proudie Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Runions Ruth Sauls Schnelting Schroer Sharp 36 Shaul 113 Sharpe 4 Shields Simmons Smith Stephens 128 Solon Sommer Stacy Swan Tate Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright

Young Mr. Speaker

NOES: 011

Appelbaum Beck Ingle Mackey Merideth Quade Rogers Rowland Sain Stevens 46

Unsicker

PRESENT: 002

Roberts 77 Windham

ABSENT WITH LEAVE: 022

Aldridge Bland Manlove Bosley Brown 70 Burns Butz Carpenter Chappelle-Nadal Dogan Hansen McDaniel Patterson Lynch Messenger Morgan Pietzman Price Shawan Shull 16 Person

Spencer Washington

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred SCS SB 578, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh and Wiemann

Noes (0)

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR HCS SS SB 618, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Deaton, Gregory, Houx, Sauls, Walsh and Wiemann

Noes (1): Burnett

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 867**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Baringer, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (2): Burnett and Sauls

Absent (1): Wood

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 2120** entitled:

An act to repeal sections 393.1009, 393.1012, and 393.1015, RSMo, and to enact in lieu thereof eight new sections relating to safety of utility infrastructure.

With Senate Amendment No. 1, Senate Substitute Amendment No. 1 for Senate Amendment No. 2, and Senate Amendment No. 3.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2120, Page 15, Section 701.200, Lines 17-18, by striking "exceed five parts per billion of lead" and inserting in lieu thereof the following:

"exceed current standards for parts per billion of lead established by the United States Environmental Protection Agency".

Senate Substitute Amendment No. 1 for Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2120, Page 1, Section Title, Line 4, by striking "safety of"; and

Further amend said bill and page, Section A, Line 4, by inserting after all of said line the following:

"67.5122. Sections 67.5110 to 67.5122 shall expire on January 1, [2021] 2025, except that for small wireless facilities already permitted or collocated on authority poles prior to such date, the rate set forth in section 67.5116 for collocation of small wireless facilities on authority poles shall remain effective for the duration of the permit authorizing the collocation."; and

Further amend said bill, Page 12, Section 393.1015, Line 18, by inserting after all of said line the following:

"620.2459. Pursuant to section 23.253 of the Missouri sunset act:

(1) The provisions of the [new] program authorized under sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458 shall sunset [automatically three years after August 28, 2018] on June 30, 2027, unless reauthorized by an act of the general assembly; and

- (2) If such program is reauthorized, the program authorized under sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458 shall sunset automatically six years after the effective date of the reauthorization of sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458; and
- (3) Sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458 shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458 is sunset."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2120, Page 12, Section 393.1015, Lines 8-16, by striking all of said lines and inserting in lieu thereof the following:

"12. Any gas corporation whose ISRS is found by a court of competent jurisdiction to include unlawful and inappropriate charges shall refund every current customer of the gas corporation who paid such charges, before the gas corporation can file for a new ISRS."

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 1682** entitled:

An act to repeal sections 190.092, 190.094, 190.105, 190.143, 190.196, 190.606, 190.612, 191.775, 191.1146, 192.2305, 195.070, 195.417, 196.990, 205.202, 208.909, 208.918, 208.924, 338.035, 338.210, 338.220, 338.260, 376.383, 376.387, 376.945, 376.1578, 579.060, and 610.100, RSMo, and to enact in lieu thereof thirty-eight new sections relating to health care, with penalty provisions and an emergency clause for a certain section.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 4, Senate Amendment No. 1 to Senate Amendment No. 5, Senate Amendment No. 5, as amended, Senate Amendment No. 6, Senate Amendment No. 8, Senate Amendment No. 9, Senate Amendment No. 10, Senate Amendment No. 12, Senate Amendment No. 13, Senate Amendment No. 14, Senate Amendment No. 1 to Senate Amendment No. 18, Senate Amendment No. 18, as amended, and Senate Amendment No. 19.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 58, Section 338.260, Line 5, of said page by inserting immediately after all of said line the following:

- "344.030. 1. An applicant for an initial license shall file a completed application with the board on a form provided by the board, accompanied by an application fee as provided by rule payable to the department of health and senior services. Information provided in the application shall be attested by signature to be true and correct to the best of the applicant's knowledge and belief.
 - 2. No initial license shall be issued to a person as a nursing home administrator unless:
- (1) The applicant provides the board satisfactory proof that the applicant is of good moral character and a high school graduate or equivalent;
- (2) The applicant provides the board satisfactory proof that the applicant has had a minimum of three years' experience in health care administration or two years of postsecondary education in health care administration, or an associate degree or higher from an accredited academic institution, or has satisfactorily completed a course of instruction and training prescribed by the board, which includes instruction in the needs

properly to be served by nursing homes, the protection of the interests of residents therein, and the elements of good nursing home administration, or has presented evidence satisfactory to the board of sufficient education, training, or experience in the foregoing fields to administer, supervise and manage a nursing home; and

- (3) The applicant passes the examinations administered by the board. If an applicant fails to make a passing grade on either of the examinations such applicant may make application for reexamination on a form furnished by the board and may be retested. If an applicant fails either of the examinations a third time, the applicant shall be required to complete a course of instruction prescribed and approved by the board. After completion of the board-prescribed course of instruction, the applicant may reapply for examination. With regard to the national examination required for licensure, no examination scores from other states shall be recognized by the board after the applicant has failed his or her third attempt at the national examination. There shall be a separate, nonrefundable fee for each examination. The board shall set the amount of the fee for examination by rules and regulations promulgated pursuant to section 536.021. The fee shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the examination.
- 3. Nothing in sections 344.010 to 344.108, or the rules or regulations thereunder shall be construed to require an applicant for a license as a nursing home administrator, who is employed by an institution listed and certified by the Commission for Accreditation of Christian Science Nursing Organizations/Facilities, Inc., to administer institutions certified by such commission for the care and treatment of the sick in accordance with the creed or tenets of a recognized church or religious denomination, to demonstrate proficiency in any techniques or to meet any educational qualifications or standards not in accord with the remedial care and treatment provided in such institutions. The applicant's license shall be endorsed to confine the applicant's practice to such institutions.
- 4. The board may issue a temporary emergency license for a period not to exceed [ninety] one hundred and twenty days to a person [twenty one years of age or over, of good moral character and a high school graduate or equivalent] that has met the temporary emergency license criteria established by the board to serve as an acting [nursing home] administrator, provided such person is replacing a licensed [nursing home] administrator who has died, has been removed or has vacated the [nursing home] administrator's position. No temporary emergency license may be issued to a person who has had [a nursing home] an administrator's license denied, suspended or revoked. [A temporary emergency license may be renewed for one additional ninety day period upon a showing that the person seeking the renewal of a temporary emergency license meets the qualifications for licensure and has filed an application for a regular license, accompanied by the application fee, and the applicant has taken the examination or examinations but the results have not been received by the board. No temporary emergency license may be renewed more than one time.]"; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 81, Section 610.100, Line 24 of said page, by inserting immediately after said line the following:

"Section 1. The department of social services may seek a waiver of the Institutions for Mental Disease (IMD) exclusion for the comprehensive substance treatment and rehabilitation program as administered by the department of mental health."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 2, Section 9.182, Line 18 of said page, by inserting immediately after all of said line the following:

- "143.1160. 1. As used in this section, the following terms mean:
- (1) "Account holder", the same meaning as that term is defined in section 191.1603;
- (2) "Deduction", an amount subtracted from the taxpayer's Missouri adjusted gross income to determine Missouri taxable income for the tax year in which such deduction is claimed;

- (3) "Eligible expenses", the same meaning as that term is defined in section 191.1603;
- (4) "Long-term dignity savings account", the same meaning as that term is defined in section 191.1603;
 - (5) "Qualified beneficiary", the same meaning as that term is defined in section 191.1603;
- (6) "Taxpayer", any individual who is a resident of this state and subject to the income tax imposed under this chapter, excluding withholding tax imposed under sections 143.191 to 143.265.
- 2. For all tax years beginning on or after January 1, 2021, a taxpayer shall be allowed a deduction of one hundred percent of a participating taxpayer's contributions to a long-term dignity savings account in the tax year of the contribution. Each taxpayer claiming the deduction under this section shall file an affidavit with the income tax return verifying the amount of their contributions. The amount of the deduction claimed shall not exceed the amount of the taxpayer's Missouri adjusted gross income for the tax year that the deduction is claimed, and shall not exceed four thousand dollars per taxpayer claiming the deduction, or eight thousand dollars if married filing combined.
- 3. Income earned or received as a result of assets in a long-term dignity savings account shall not be subject to state income tax imposed under this chapter. The exemption under this section shall apply only to income maintained, accrued, or expended pursuant to the requirements of sections 191.1601 to 191.1607, and no exemption shall apply to assets and income expended for any other purpose. The amount of the deduction claimed shall not exceed the amount of the taxpayer's Missouri adjusted gross income for the tax year the deduction is claimed.
- 4. If any deductible contributions to or earnings from any such programs referred to in this section are distributed and not used to pay for eligible expenses or are not held for the minimum length of time under subsection 2 of section 191.1605, the amount so distributed shall be added to the Missouri adjusted gross income of the account holder or, if the account holder is not living, the qualified beneficiary, in the year of distribution.
- 5. The department of revenue shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 6. Under section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized under this section shall automatically sunset on December thirty-first four years after August 28, 2020, unless reauthorized by an act of the general assembly;
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first four years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill, Page 16, Section 191.1146, Line 11 of said page, by inserting immediately after all of said line the following:

- "191.1601. Section 143.1160 and sections 191.1601 to 191.1607 shall be known and may be cited as the "Long-Term Dignity Act".
 - 191.1603. As used in sections 191.1601 to 191.1607, the following terms mean:
- (1) "Account holder", an individual who establishes an account with a financial institution that is designated as a long-term dignity savings account in accordance with section 191.1604;
 - (2) "Department", the department of revenue;
- (3) "Eligible expenses", the same meaning as "qualified long-term care services" in 26 U.S.C. Section 7702B(c);
- (4) "Financial institution", any state bank, state trust company, savings and loan association, federally chartered credit union doing business in this state, credit union chartered by the state of Missouri, national bank, broker-dealer, mutual fund, insurance company, or other similar financial entity qualified to do business in this state;
- (5) "Long-term dignity savings account" or "account", an account with a financial institution designated as such in accordance with subsection 1 of section 191.1604;

- (6) "Qualified beneficiary", an individual designated by an account holder for whose eligible expenses the moneys in a long-term dignity savings account are or will be used; provided, that such individual meets the definition of a "chronically ill individual" in 26 U.S.C. Section 7702B(c)(2) at the time the moneys are used.
- 191.1604. 1. Beginning January 1, 2021, any individual may open an account with a financial institution and designate the account, in its entirety, as a long-term dignity savings account to be used to pay or reimburse a qualified beneficiary's eligible expenses. An individual may be the account holder of multiple accounts, and an individual may jointly own the account with another person if such persons file a married filing combined income tax return. To be eligible for the tax deduction under section 143.1160, an account holder shall comply with the requirements of this section.
- 2. An account holder shall designate, no later than April fifteenth of the year following the tax year during which the account was established, a qualified beneficiary of the long-term dignity savings account. The account holder may designate himself or herself as the qualified beneficiary. The account holder may change the designated qualified beneficiary at any time, but no long-term dignity savings account shall have more than one qualified beneficiary at any time. No account holder shall have multiple accounts with the same qualified beneficiary, but an individual may be designated as the qualified beneficiary of multiple accounts.
- 3. Moneys may remain in a long-term dignity savings account for an unlimited duration without the interest or income being subject to recapture or penalty.
- 4. The account holder shall not use moneys in an account to pay expenses of administering the account, except that a service fee may be deducted from the account by a financial institution. The account holder shall be responsible for maintaining documentation for the long-term dignity savings account and for the qualified beneficiary's eligible expenses.
- 191.1605. 1. For purposes of the tax benefit conferred under the long-term dignity savings account act, the moneys in a long-term dignity savings account may be:
 - (1) Used for a qualified beneficiary's eligible expenses;
 - (2) Transferred to another newly created long-term dignity savings account; and
 - (3) Used to pay a service fee that is deducted by the financial institution.
- 2. Moneys withdrawn from a long-term dignity savings account shall be subject to recapture in the tax year in which they are withdrawn if:
- (1) At the time of the withdrawal, it has been less than a year since the first deposit in the long-term dignity savings account; or
 - (2) The moneys are used for any purpose other than those specified under subsection 1 of this section.

The recapture shall be an amount equal to the moneys withdrawn and shall be added to the Missouri adjusted gross income of the account holder or, if the account holder is not living, the qualified beneficiary.

- 3. If any moneys are subject to recapture under subsection 2 of this section, the account holder shall pay to the department a penalty in the same tax year as the recapture. If the withdrawal was made ten or fewer years after the first deposit in the long-term dignity savings account, the penalty shall be equal to five percent of the amount subject to recapture, and, if the withdrawal was made more than ten years after the first deposit in the account, the penalty shall be equal to ten percent of the amount subject to recapture. These penalties shall not apply if the withdrawn moneys are from a long-term dignity savings account for which the qualified beneficiary died, and the account holder does not designate a new qualified beneficiary during the same tax year.
- 4. If the account holder dies or, if the long-term dignity account is jointly owned, the account holders die and the account does not have a surviving transfer-on-death beneficiary, then all of the moneys in the account that were used for a tax deduction under section 143.1160 shall be subject to recapture in the tax year of the death or deaths, but no penalty shall be due to the department.
- 191.1606. 1. The department shall establish forms for an account holder to annually report information about a long-term dignity savings account including, but not limited to, how the moneys withdrawn from the fund are used, and shall identify any supporting documentation that is required to be maintained. To be eligible for the tax deduction under section 143.1160, an account holder shall annually file with the account holder's state income tax return all forms required by the department under this section, the 1099 form for the account issued by the financial institution, and any other supporting documentation the department requires.

- 2. The department may promulgate rules and regulations necessary to administer the provisions of sections 191.1601 to 191.1607. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 191.1607. 1. No financial institution shall be required to:
- (1) Designate an account as a long-term dignity savings account or designate the beneficiaries of an account in the financial institution's account contracts or systems or in any other way;
 - (2) Track the use of moneys withdrawn from a long-term dignity savings account; or
- (3) Report any information to the department or any other governmental agency that is not otherwise required by law.
 - 2. No financial institution shall be responsible or liable for:
- (1) Determining or ensuring that an account holder is eligible for a tax deduction under section 143.1160:
 - (2) Determining or ensuring that moneys in the account are used for eligible expenses; or
- (3) Reporting or remitting taxes or penalties related to use of moneys in a long-term dignity savings account.
- 3. In implementing sections 143.1160 and 191.1601 to 191.1607, the department shall not establish any administrative, reporting, or other requirements on financial institutions that are outside the scope of normal account procedures."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 1 to Senate Amendment No. 5

AMEND Senate Amendment No. 5 to Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 1, Line 5, by inserting after "Month"." the following:

"The citizens of this state are encouraged to observe the month with appropriate events and activities to raise awareness of organ donation by all ethnic groups and the need for organ donors."

Senate Amendment No. 5

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 81, Section 610.100, Line 24 of said page, by inserting immediately after all of said line the following:

"Section 1. The month of August shall be known as "Minority Organ Donor Awareness Month"."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 6

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 2, Section 9.182, Line 18, by inserting immediately after all of said line the following:

"9.300. The twenty-second day of each month shall be designated as "Buddy Check 22 Day" in the state of Missouri. Citizens of this state are encouraged to check in on veterans on the twenty-second day of each month and participate in appropriate events and activities that raise awareness of the problem of suicide facing military personnel."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 8

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 66, Section 376.393, Line 10 of said page, by inserting immediately after said line the following:

- "376.782. 1. As used in this section, the term "low-dose mammography screening" means the X-ray examination of the breast using equipment specifically designed and dedicated for mammography, including the X-ray tube, filter, compression device, **detector**, films, and cassettes, with an average radiation exposure delivery of less than one rad mid-breast, with two views for each breast, and any fee charged by a radiologist or other physician for reading, interpreting or diagnosing based on such X-ray. As used in this section, the term "low-dose mammography screening" shall also include digital mammography and breast tomosynthesis. As used in this section, the term "breast tomosynthesis" shall mean a radiologic procedure that involves the acquisition of projection images over the stationary breast to produce cross-sectional digital three-dimensional images of the breast.
- 2. All individual and group health insurance policies providing coverage on an expense-incurred basis, individual and group service or indemnity type contracts issued by a nonprofit corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group arrangements to the extent not preempted by federal law and all managed health care delivery entities of any type or description, that are delivered, issued for delivery, continued or renewed on or after August 28, 1991, and providing coverage to any resident of this state shall provide benefits or coverage for low-dose mammography screening for any nonsymptomatic woman covered under such policy or contract which meets the minimum requirements of this section. Such benefits or coverage shall include at least the following:
 - (1) A baseline mammogram for women age thirty-five to thirty-nine, inclusive;
 - (2) A mammogram every year for women age forty and over;
- (3) A mammogram every year for any woman[, upon the recommendation of a physician, where such woman, her mother or her sister has a prior history of breast cancer] deemed by a treating physician to have an above-average risk for breast cancer in accordance with the American College of Radiology guidelines for breast cancer screening;
- (4) Any additional or supplemental imaging, such as breast magnetic resonance imaging or ultrasound, deemed medically necessary by a treating physician for proper breast cancer screening or evaluation in accordance with applicable American College of Radiology guidelines; and
- (5) Ultrasound or magnetic resonance imaging services, if determined by a treating physician to be medically necessary for the screening or evaluation of breast cancer for any woman deemed by the treating physician to have an above-average risk for breast cancer in accordance with American College of Radiology guidelines for breast cancer screening.
- 3. Coverage and benefits [related to mammography as] required [by] under this section shall be at least as favorable and subject to the same dollar limits, deductibles, and co-payments as other radiological examinations; provided, however, that on and after January 1, 2019, providers of [low dose mammography screening] health care services specified under this section shall be reimbursed at rates accurately reflecting the resource costs specific to each modality, including any increased resource cost [of breast tomosynthesis]."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 9

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 15, Section 191.775, Line 9, by inserting immediately after all of said line the following:

- "191.940. 1. This section shall be known and may be cited as the "Postpartum Depression Care Act".
- 2. As used in this section, the following terms shall mean:
- (1) "Ambulatory surgical center", the same meaning as defined in section 197.200;
- (2) "Health care provider", a physician licensed under chapter 334, an assistant physician or physician assistant licensed under chapter 334 and in a collaborative practice arrangement with a collaborating physician, and an advanced practice registered nurse licensed under chapter 335 and in a collaborative practice arrangement with a collaborating physician;
 - (3) "Hospital", the same meaning as defined in section 197.020;

- (4) "Postnatal care", an office visit to a licensed health care provider occurring after pregnancy for the infant or birth mother;
- (5) "Questionnaire", an assessment tool designed to detect the symptoms of postpartum depression or related mental health disorders, such as the Edinburgh Postnatal Depression Scale, the Postpartum Depression Screening Scale, the Beck Depression Inventory, the Patient Health Questionnaire, or other validated assessment methods.
- 3. All hospitals and ambulatory surgical centers that provide labor and delivery services shall, prior to discharge following pregnancy, provide pregnant women and, if possible, fathers and other family members with complete information about postpartum depression, including its symptoms, methods of treatment, and available resources. The department of health and senior services, in cooperation with the department of mental health, shall provide written information that hospitals and ambulatory surgical centers may use and shall include such information on its website.
- 4. It is the intent of the general assembly to encourage health care providers providing postnatal care to women and pediatric care to infants to invite women to complete a questionnaire designed to detect the symptoms of postpartum depression and to review the completed questionnaire in accordance with the formal opinions and recommendations of the American College of Obstetricians and Gynecologists to ensure the health, well-being, and safety of the woman and the infant."; and

Further amend said bill, Page 36, Section 205.202, Line 20, by inserting immediately after all of said line the following:

- "208.151. 1. Medical assistance on behalf of needy persons shall be known as "MO HealthNet". For the purpose of paying MO HealthNet benefits and to comply with Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301, et seq.) as amended, the following needy persons shall be eligible to receive MO HealthNet benefits to the extent and in the manner hereinafter provided:
 - (1) All participants receiving state supplemental payments for the aged, blind and disabled;
- (2) All participants receiving aid to families with dependent children benefits, including all persons under nineteen years of age who would be classified as dependent children except for the requirements of subdivision (1) of subsection 1 of section 208.040. Participants eligible under this subdivision who are participating in treatment court, as defined in section 478.001, shall have their eligibility automatically extended sixty days from the time their dependent child is removed from the custody of the participant, subject to approval of the Centers for Medicare and Medicaid Services;
 - (3) All participants receiving blind pension benefits;
- (4) All persons who would be determined to be eligible for old age assistance benefits, permanent and total disability benefits, or aid to the blind benefits under the eligibility standards in effect December 31, 1973, or less restrictive standards as established by rule of the family support division, who are sixty-five years of age or over and are patients in state institutions for mental diseases or tuberculosis;
- (5) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children except for the requirements of subdivision (2) of subsection 1 of section 208.040, and who are residing in an intermediate care facility, or receiving active treatment as inpatients in psychiatric facilities or programs, as defined in 42 U.S.C. Section 1396d, as amended;
- (6) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children benefits except for the requirement of deprivation of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;
 - (7) All persons eligible to receive nursing care benefits;
- (8) All participants receiving family foster home or nonprofit private child-care institution care, subsidized adoption benefits and parental school care wherein state funds are used as partial or full payment for such care;
- (9) All persons who were participants receiving old age assistance benefits, aid to the permanently and totally disabled, or aid to the blind benefits on December 31, 1973, and who continue to meet the eligibility requirements, except income, for these assistance categories, but who are no longer receiving such benefits because of the implementation of Title XVI of the federal Social Security Act, as amended;
- (10) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child in the home;
- (11) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child who is deprived of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;

- (12) Pregnant women or infants under one year of age, or both, whose family income does not exceed an income eligibility standard equal to one hundred eighty-five percent of the federal poverty level as established and amended by the federal Department of Health and Human Services, or its successor agency;
- (13) Children who have attained one year of age but have not attained six years of age who are eligible for medical assistance under 6401 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989) (42 U.S.C. Sections 1396a to 1396b). The family support division shall use an income eligibility standard equal to one hundred thirty-three percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency;
- (14) Children who have attained six years of age but have not attained nineteen years of age. For children who have attained six years of age but have not attained nineteen years of age, the family support division shall use an income assessment methodology which provides for eligibility when family income is equal to or less than equal to one hundred percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency. As necessary to provide MO HealthNet coverage under this subdivision, the department of social services may revise the state MO HealthNet plan to extend coverage under 42 U.S.C. Section 1396a(a)(10)(A)(i)(III) to children who have attained six years of age but have not attained nineteen years of age as permitted by paragraph (2) of subsection (n) of 42 U.S.C. Section 1396a using a more liberal income assessment methodology as authorized by paragraph (2) of subsection (r) of 42 U.S.C. Section 1396a;
- (15) The family support division shall not establish a resource eligibility standard in assessing eligibility for persons under subdivision (12), (13) or (14) of this subsection. The MO HealthNet division shall define the amount and scope of benefits which are available to individuals eligible under each of the subdivisions (12), (13), and (14) of this subsection, in accordance with the requirements of federal law and regulations promulgated thereunder;
- (16) Notwithstanding any other provisions of law to the contrary, ambulatory prenatal care shall be made available to pregnant women during a period of presumptive eligibility pursuant to 42 U.S.C. Section 1396r-1, as amended;
- (17) A child born to a woman eligible for and receiving MO HealthNet benefits under this section on the date of the child's birth shall be deemed to have applied for MO HealthNet benefits and to have been found eligible for such assistance under such plan on the date of such birth and to remain eligible for such assistance for a period of time determined in accordance with applicable federal and state law and regulations so long as the child is a member of the woman's household and either the woman remains eligible for such assistance or for children born on or after January 1, 1991, the woman would remain eligible for such assistance if she were still pregnant. Upon notification of such child's birth, the family support division shall assign a MO HealthNet eligibility identification number to the child so that claims may be submitted and paid under such child's identification number;
- (18) Pregnant women and children eligible for MO HealthNet benefits pursuant to subdivision (12), (13) or (14) of this subsection shall not as a condition of eligibility for MO HealthNet benefits be required to apply for aid to families with dependent children. The family support division shall utilize an application for eligibility for such persons which eliminates information requirements other than those necessary to apply for MO HealthNet benefits. The division shall provide such application forms to applicants whose preliminary income information indicates that they are ineligible for aid to families with dependent children. Applicants for MO HealthNet benefits under subdivision (12), (13) or (14) of this subsection shall be informed of the aid to families with dependent children program and that they are entitled to apply for such benefits. Any forms utilized by the family support division for assessing eligibility under this chapter shall be as simple as practicable;
- (19) Subject to appropriations necessary to recruit and train such staff, the family support division shall provide one or more full-time, permanent eligibility specialists to process applications for MO HealthNet benefits at the site of a health care provider, if the health care provider requests the placement of such eligibility specialists and reimburses the division for the expenses including but not limited to salaries, benefits, travel, training, telephone, supplies, and equipment of such eligibility specialists. The division may provide a health care provider with a part-time or temporary eligibility specialist at the site of a health care provider if the health care provider requests the placement of such an eligibility specialist and reimburses the division for the expenses, including but not limited to the salary, benefits, travel, training, telephone, supplies, and equipment, of such an eligibility specialist. The division may seek to employ such eligibility specialists who are otherwise qualified for such positions and who are current or former welfare participants. The division may consider training such current or former welfare participants as eligibility specialists for this program;

- (20) Pregnant women who are eligible for, have applied for and have received MO HealthNet benefits under subdivision (2), (10), (11) or (12) of this subsection shall continue to be considered eligible for all pregnancyrelated and postpartum MO HealthNet benefits provided under section 208.152 until the end of the sixty-day period beginning on the last day of their pregnancy. Pregnant women receiving mental health treatment for postpartum depression or related mental health conditions within sixty days of giving birth shall, subject to appropriations and any necessary federal approval, be eligible for MO HealthNet benefits for mental health services for the treatment of postpartum depression and related mental health conditions for up to twelve additional months. Pregnant women receiving substance abuse treatment within sixty days of giving birth shall, subject to appropriations and any necessary federal approval, be eligible for MO HealthNet benefits for substance abuse treatment and mental health services for the treatment of substance abuse for no more than twelve additional months, as long as the woman remains adherent with treatment. The department of mental health and the department of social services shall seek any necessary waivers or state plan amendments from the Centers for Medicare and Medicaid Services and shall develop rules relating to treatment plan adherence. No later than fifteen months after receiving any necessary waiver, the department of mental health and the department of social services shall report to the house of representatives budget committee and the senate appropriations committee on the compliance with federal cost neutrality requirements;
- (21) Case management services for pregnant women and young children at risk shall be a covered service. To the greatest extent possible, and in compliance with federal law and regulations, the department of health and senior services shall provide case management services to pregnant women by contract or agreement with the department of social services through local health departments organized under the provisions of chapter 192 or chapter 205 or a city health department operated under a city charter or a combined city-county health department or other department of health and senior services designees. To the greatest extent possible the department of social services and the department of health and senior services shall mutually coordinate all services for pregnant women and children with the crippled children's program, the prevention of intellectual disability and developmental disability program and the prenatal care program administered by the department of health and senior services. The department of social services shall by regulation establish the methodology for reimbursement for case management services provided by the department of health and senior services. For purposes of this section, the term "case management" shall mean those activities of local public health personnel to identify prospective MO HealthNeteligible high-risk mothers and enroll them in the state's MO HealthNet program, refer them to local physicians or local health departments who provide prenatal care under physician protocol and who participate in the MO HealthNet program for prenatal care and to ensure that said high-risk mothers receive support from all private and public programs for which they are eligible and shall not include involvement in any MO HealthNet prepaid, casemanaged programs;
- (22) By January 1, 1988, the department of social services and the department of health and senior services shall study all significant aspects of presumptive eligibility for pregnant women and submit a joint report on the subject, including projected costs and the time needed for implementation, to the general assembly. The department of social services, at the direction of the general assembly, may implement presumptive eligibility by regulation promulgated pursuant to chapter 207;
- (23) All participants who would be eligible for aid to families with dependent children benefits except for the requirements of paragraph (d) of subdivision (1) of section 208.150;
- (24) (a) All persons who would be determined to be eligible for old age assistance benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriation;
- (b) All persons who would be determined to be eligible for aid to the blind benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005, except that less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), shall be used to raise the income limit to one hundred percent of the federal poverty level;
- (c) All persons who would be determined to be eligible for permanent and total disability benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f); or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriations. Eligibility standards for permanent and total disability benefits shall not be limited by age;

- (25) Persons who have been diagnosed with breast or cervical cancer and who are eligible for coverage pursuant to 42 U.S.C. Section 1396a(a)(10)(A)(ii)(XVIII). Such persons shall be eligible during a period of presumptive eligibility in accordance with 42 U.S.C. Section 1396r-1;
- (26) Persons who are in foster care under the responsibility of the state of Missouri on the date such persons attained the age of eighteen years, or at any time during the thirty-day period preceding their eighteenth birthday, or persons who received foster care for at least six months in another state, are residing in Missouri, and are at least eighteen years of age, without regard to income or assets, if such persons:
 - (a) Are under twenty-six years of age;
 - (b) Are not eligible for coverage under another mandatory coverage group; and
 - (c) Were covered by Medicaid while they were in foster care.
- 2. Rules and regulations to implement this section shall be promulgated in accordance with chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.
- 3. After December 31, 1973, and before April 1, 1990, any family eligible for assistance pursuant to 42 U.S.C. Section 601, et seq., as amended, in at least three of the last six months immediately preceding the month in which such family became ineligible for such assistance because of increased income from employment shall, while a member of such family is employed, remain eligible for MO HealthNet benefits for four calendar months following the month in which such family would otherwise be determined to be ineligible for such assistance because of income and resource limitation. After April 1, 1990, any family receiving aid pursuant to 42 U.S.C. Section 601, et seq., as amended, in at least three of the six months immediately preceding the month in which such family becomes ineligible for such aid, because of hours of employment or income from employment of the caretaker relative, shall remain eligible for MO HealthNet benefits for six calendar months following the month of such ineligibility as long as such family includes a child as provided in 42 U.S.C. Section 1396r-6. Each family which has received such medical assistance during the entire six-month period described in this section and which meets reporting requirements and income tests established by the division and continues to include a child as provided in 42 U.S.C. Section 1396r-6 shall receive MO HealthNet benefits without fee for an additional six months. The MO HealthNet division may provide by rule and as authorized by annual appropriation the scope of MO HealthNet coverage to be granted to such families.
- 4. When any individual has been determined to be eligible for MO HealthNet benefits, such medical assistance will be made available to him or her for care and services furnished in or after the third month before the month in which he made application for such assistance if such individual was, or upon application would have been, eligible for such assistance at the time such care and services were furnished; provided, further, that such medical expenses remain unpaid.
- 5. The department of social services may apply to the federal Department of Health and Human Services for a MO HealthNet waiver amendment to the Section 1115 demonstration waiver or for any additional MO HealthNet waivers necessary not to exceed one million dollars in additional costs to the state, unless subject to appropriation or directed by statute, but in no event shall such waiver applications or amendments seek to waive the services of a rural health clinic or a federally qualified health center as defined in 42 U.S.C. Section 1396d(l)(1) and (2) or the payment requirements for such clinics and centers as provided in 42 U.S.C. Section 1396a(a)(15) and 1396a(bb) unless such waiver application is approved by the oversight committee created in section 208.955. A request for such a waiver so submitted shall only become effective by executive order not sooner than ninety days after the final adjournment of the session of the general assembly to which it is submitted, unless it is disapproved within sixty days of its submission to a regular session by a senate or house resolution adopted by a majority vote of the respective elected members thereof, unless the request for such a waiver is made subject to appropriation or directed by statute.
- 6. Notwithstanding any other provision of law to the contrary, in any given fiscal year, any persons made eligible for MO HealthNet benefits under subdivisions (1) to (22) of subsection 1 of this section shall only be eligible if annual appropriations are made for such eligibility. This subsection shall not apply to classes of individuals listed in 42 U.S.C. Section [1396a(a)(10)(A)(I)] 1396a(a)(10)(A)(i)."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 10

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 67, Section 376.945, Line 19 of said page, by inserting immediately after said line the following:

- "376.1345. 1. As used in this section, unless the context clearly indicates otherwise, terms shall have the same meaning as ascribed to them in section 376.1350.
- 2. No health carrier, nor any entity acting on behalf of a health carrier, shall restrict methods of reimbursement to health care providers for health care services to a reimbursement method requiring the provider to pay a fee, discount the amount of their claim for reimbursement, or remit any other form of remuneration in order to redeem the amount of their claim for reimbursement.
- 3. If a health carrier initiates or changes the method used to reimburse a health care provider to a method of reimbursement that will require the health care provider to pay a fee, discount the amount of its claim for reimbursement, or remit any other form of remuneration to the health carrier or any entity acting on behalf of the health carrier in order to redeem the amount of its claim for reimbursement, the health carrier or an entity acting on its behalf shall:
- (1) Notify such health care provider of the fee, discount, or other remuneration required to receive reimbursement through the new or different reimbursement method; and
- (2) In such notice, provide clear instructions to the health care provider as to how to select an alternative payment method, and upon request such alternative payment method shall be used to reimburse the provider until the provider requests otherwise.
- 4. A health carrier shall allow the provider to select to be reimbursed by an electronic funds transfer through the Automated Clearing House Network as required pursuant to 45 C.F.R. Sections 162.925, 162.1601, and 162.1602, and if the provider makes such selection, the health carrier shall use such reimbursement method to reimburse the provider until the provider requests otherwise.
- 5. An amount a health carrier claims was overpaid to a provider may only be collected, withheld, or recouped from the provider, or third party that submitted the provider's claim under the third party's provider identification number, to whom the overpaid amount was originally paid. The notice of withholding or recoupment by a health carrier shall also inform the provider or third party of the health care service, date of service, and patient for which the recoupment is being made.
 - 6. Violation of this section shall be deemed an unfair trade practice under sections 375.930 to 375.948."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 12

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 81, Section 610.100, Line 24, by inserting after all of said line the following:

"Section 1. The month of September every year shall be designated as "Infant and Maternal Mortality Awareness Month". Citizens of this state and health care professionals are encouraged to promote and engage in appropriate activities that educate the public about the importance of appropriate health care for women and their new babies, from pregnancy through the vulnerable first post-partum year."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 13

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 58, Section 338.260, Line 5 of said page, by inserting after all of said line the following:

- "345.050. 1. To be eligible for licensure by the board by examination, each applicant shall submit the application fee and shall furnish evidence of such person's good moral and ethical character, current competence and shall:
- (1) Hold a master's or a doctoral degree from a program **that was awarded "accreditation candidate" status or is** accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought;

- (2) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of course work and clinical practicum requirements equivalent to that required by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board; and
- (3) Pass an examination promulgated or approved by the board. The board shall determine the subject and scope of the examinations.
- 2. To be eligible for licensure by the board without examination, each applicant shall make application on forms prescribed by the board, submit the application fee and shall be of good moral and ethical character, submit an activity statement and meet one of the following requirements:
- (1) The board shall issue a license to any speech-language pathologist or audiologist who is licensed in another country and who has had no violations, suspension or revocations of a license to practice speech-language pathology or audiology in any jurisdiction; provided that, such person is licensed in a country whose requirements are substantially equal to, or greater than, Missouri at the time the applicant applies for licensure; or
- (2) Hold the certificate of clinical competence issued by the American Speech-Language-Hearing Association in the area in which licensure is sought."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 14

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 53, Section 338.215, Line 9, by striking the following:

"hospital,".

Senate Amendment No. 1 to Senate Amendment No. 18

AMEND Senate Amendment No. 1 to Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 1, Line 3, by inserting immediately after "1." the following:

"1."; and

Further amend Line 10, by inserting immediately after "provider" the following:

- ", provided that such expenses do not exceed one hundred fifty dollars per test.
- 2. A health insurance provider shall not reduce a Missouri resident's health insurance coverage that is related to the testing for severe acute respiratory syndrome coronavirus 2 during a state of emergency declared by the governor. The provisions of this subsection shall not apply to any reduction in health insurance coverage that is a result of nonpayment of premiums".

Senate Amendment No. 18

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 81, Section 610.100, Line 24, by inserting after all of said line the following:

"Section 1. Subject to appropriation, any Missouri resident whose health care provider recommends that he or she receive an active COVID-19 test shall receive such test and the results of the test at no cost. The department of health and senior services shall be authorized to utilize available federal funds to pay for the portion of the expense of such test and resulting analysis that is not covered by the resident's health insurance provider."; and

Further amend said bill, Page 82, Section B, Line 8, by inserting after all of said line the following:

"Section C. Because of the emergence of the novel coronavirus COVID-19 and its devastating impact on Missouri residents, the enactment of section 1 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 1 of this act shall be in full force and effect upon its passage and approval."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 19

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1682, Page 69, Section 376.1578, Line 22, by inserting after "carrier." the following:

"No practitioner that has submitted an application in accordance with the provisions of this subsection shall send any claim to the patient for charges incurred for care of the patient during the credentialing period with the patient's health carrier."; and

Further amend Line 27, by striking all of said line and inserting in lieu thereof the following:

"time not to exceed:

- (1) Sixty days if the reason for the absence of the credentialed practitioner is for any of the conditions described in 29 CFR 825.113, 29 CFR 825.115, or 29 CFR 825.120, or any amendments or successor regulations thereto; or
- (2) Thirty days if the reason for the absence of the credentialed practitioner is not otherwise provided for under subdivision (1) of this subsection.

Any practitioner authorized to".

Emergency clause adopted – SS.

Emergency clause adopted – SA 18.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS SCS HCS HB 1682, as amended - Fiscal Review SS SCS HCS HB 2120, as amended - Fiscal Review

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS#2 HB 1896, as amended, relating to controlled substances, was taken up by Representative Roberts (161).

Speaker Pro Tem Wiemann assumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Morris 140	Morse 151
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schroer	Sharpe 4	Shaul 113
Shields	Simmons	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wood	Wright	Mr. Speaker		

NOES: 040

Appelbaum	Bangert	Baringer	Barnes	Beck
Brown 27	Burnett	Butz	Carpenter	Carter
Clemens	Ellebracht	Green	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Mosley	Person	Pierson Jr.	Pogue
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 019

Aldridge	Bland Manlove	Bosley	Brown 70	Burns
Chappelle-Nadal	Dohrman	Gray	Hill	Messenger
Moon	Morgan	Muntzel	Sauls	Schnelting
Shawan	Shull 16	Smith	Wilson	

VACANCIES: 001

On motion of Representative Roberts (161), SS SCS HCS#2 HB 1896, as amended, was adopted by the following vote:

AYES: 111

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Basye	Beck
Black 137	Black 7	Bondon	Bromley	Brown 70
Busick	Butz	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman

Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hudson Ingle Kelley 127 Kelly 141 Hicks Kidd Knight Kolkmeyer Love Lynch McCreery McGaugh McGirl Miller Mayhew Mitten Morris 140 Morse 151 Murphy O'Donnell Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Porter Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rogers Rone Rowland Ross Runions Ruth Sauls Schnelting Schroer Shaul 113 Shields Smith Sharpe 4 Simmons Solon Sommer Stacy Stephens 128 Swan Taylor Veit Tate Trent Vescovo Walsh Wiemann Wilson Wood Wright

Mr. Speaker

NOES: 039

Brown 27 Barnes Billington Burnett Carpenter Chipman Clemens Carter Dogan Gray Hovis Kendrick Green Hurst Justus Lavender Lovasco Mackey McDaniel Merideth Moon Mosley Neely Person Pierson Jr. Pollock 123 Pogue Price Proudie Quade Roberts 77 Sharp 36 Stevens 46 Sain Spencer Washington Windham Unsicker Young

PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge Bland Manlove Bosley Burns Chappelle-Nadal Hill Houx Messenger Morgan Muntzel

Shawan Shull 16

VACANCIES: 001

On motion of Representative Roberts (161), SS SCS HCS#2 HB 1896, as amended, was truly agreed to and finally passed by the following vote:

AYES: 113

Allred Anderson Andrews Appelbaum Bailey Beck Baker Bangert Baringer Basye Black 137 Black 7 Bondon Bromley Brown 70 Busick Butz Christofanelli Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dohrman Cupps Ellebracht Eslinger Evans Falkner Eggleston Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hudson Ingle Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lynch Love Mayhew McCreery McDaniel McGaugh McGirl

Miller Mitten Morris 140 Morse 151 Murphy O'Donnell Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Porter Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rogers Rone Ross Rowland Runions Ruth Sauls Schnelting Shields Schroer Sharpe 4 Shaul 113 Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Trent Veit Vescovo Walsh Wiemann Wilson

Wood Wright Mr. Speaker

NOES: 037

Barnes Billington Brown 27 Burnett Carpenter Chipman Clemens Carter Dogan Gray Green Hovis Hurst Justus Kendrick Mackey Lavender Lovasco Merideth Moon Mosley Neely Person Pierson Jr. Pogue Roberts 77 Pollock 123 Price Proudie Quade Sain Sharp 36 Stevens 46 Unsicker Washington

Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge Bland Manlove Bosley Burns Chappelle-Nadal Hill Houx Messenger Morgan Muntzel

Shawan Shull 16

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 124

Allred Anderson Bailey Andrews Appelbaum Baringer Baker Bangert Barnes Basye Beck Black 137 Black 7 Bondon Bromley Brown 70 Burnett Busick Butz Carpenter Carter Chipman Christofanelli Clemens Coleman 32 Coleman 97 DeGroot Deaton Dinkins Dogan Eggleston Ellebracht Eslinger Evans Dohrman Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Gunby Haden Haffner Helms Hannegan Henderson Hicks Hudson Ingle Kelley 127 Kelly 141 Kidd Kendrick Knight Kolkmeyer Lavender Lynch Mayhew Lovasco Love Mackey McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Murphy O'Donnell Pike Patterson Pfautsch Pierson Jr. Pietzman Plocher Porter Price Razer Quade

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Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Rogers Rone Ross Riggs Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shields Smith Solon Sommer Simmons Stacy Stephens 128 Stevens 46 Swan Tate Taylor Unsicker Veit Vescovo Walsh Trent Wiemann Wood Wright Mr. Speaker

NOES: 021

Billington Brown 27 Green Cupps Gray Hurst Hovis Justus McDaniel Moon Neely Pollitt 52 Mosley Person Pogue Pollock 123 Roberts 77 Sharp 36 Spencer Washington

Young

PRESENT: 002

Proudie Windham

ABSENT WITH LEAVE: 015

Aldridge Bland Manlove Bosley Burns Chappelle-Nadal Hansen Hill Houx Messenger Morgan Muntzel Roden Shawan Shull 16 Wilson

VACANCIES: 001

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SCS SB 570, relating to taxation, was taken up by Representative Eggleston.

Representative Eggleston moved that the title of HCS SS SCS SB 570 be agreed to.

Speaker Haahr resumed the Chair.

Representative Eggleston again moved that the title of HCS SS SCS SB 570 be agreed to.

Which motion was adopted.

Representative Ross assumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Baker Basye Allred Anderson Andrews Billington Black 137 Black 7 Bondon Bromley Busick Christofanelli Coleman 32 Coleman 97 Chipman Cupps Deaton DeGroot Dinkins Dohrman Falkner Fishel Eggleston Evans Eslinger Grier Fitzwater Francis Gannon Gregory Griesheimer Griffith Haden Haffner Hannegan

Hansen	Helms	Henderson	Hicks	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McDaniel	McGirl
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Pfautsch	Pietzman	Pike
Plocher	Pollitt 52	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Mr. Speaker			

NOES: 034

Bangert	Baringer	Beck	Brown 27	Brown 70
Burnett	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Gunby	Ingle	Kendrick
Lavender	McCreery	Merideth	Person	Pierson Jr.
Pogue	Quade	Razer	Roberts 77	Rogers
Rowland	Runions	Sain	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 026

Aldridge	Appelbaum	Bailey	Barnes	Bland Manlove
Bosley	Burns	Dogan	Gray	Green
Hill	Mackey	McGaugh	Messenger	Miller
Mitten	Morgan	Mosley	Patterson	Pollock 123
Price	Proudie	Sauls	Shawan	Shull 16
Wood				

VACANCIES: 001

Representative Eggleston moved that HCS SS SCS SB 570 be adopted.

Which motion was defeated.

Representative Eggleston offered House Amendment No. 1.

House Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for Senate Bill No. 570, Page 1, In the Title, Line 3, by deleting the words "tax increment financing" and inserting in lieu thereof the word "taxation"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, House Amendment No. 1 was adopted.

Representative Eggleston offered House Amendment No. 2.

House Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for Senate Bill No. 570, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

- "67.1401. 1. Sections 67.1401 to 67.1571 shall be known and may be cited as the "Community Improvement District Act".
 - 2. For the purposes of sections 67.1401 to 67.1571, the following words and terms mean:
- (1) "Approval" or "approve", for purposes of elections pursuant to sections 67.1401 to 67.1571, a simple majority of those qualified voters voting in the election;
- (2) "Assessed value", the assessed value of real property as reflected on the tax records of the county clerk of the county in which the property is located, or the collector of revenue if the property is located in a city not within a county, as of the last completed assessment;
 - (3) "Blighted area", an area which [:
- (a) By reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals or welfare in its present condition and use; or
- (b) Has been declared blighted or found to be a blighted area pursuant to Missouri law including, but not limited to, chapter 353, sections 99.800 to 99.865, or sections 99.300 to 99.715], by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 45D(e) or is eligible to be designated as a qualified opportunity zone under 26 U.S.C. Section 1400Z;
- (4) "Board", if the district is a political subdivision, the board of directors of the district, or if the district is a not-for-profit corporation, the board of directors of such corporation;
 - (5) "Director of revenue", the director of the department of revenue of the state of Missouri;
 - (6) "District", a community improvement district, established pursuant to sections 67.1401 to 67.1571;
- (7) "Election authority", the election authority having jurisdiction over the area in which the boundaries of the district are located pursuant to chapter 115;
 - (8) "Municipal clerk", the clerk of the municipality;
- (9) "Municipality", any city, village, incorporated town, or county of this state, or in any unincorporated area that is located in any county with a charter form of government and with more than one million inhabitants;
- (10) "Obligations", bonds, loans, debentures, notes, special certificates, or other evidences of indebtedness issued by a district to carry out any of its powers, duties or purposes or to refund outstanding obligations;
- (11) "Owner", for real property, the individual or individuals or entity or entities who own a fee interest in real property that is located within the district or their legally authorized representative; for business organizations and other entities, the owner shall be deemed to be the individual which is legally authorized to represent the entity in regard to the district;
- (12) "Per capita", one head count applied to each individual, entity or group of individuals or entities having fee ownership of real property within the district whether such individual, entity or group owns one or more parcels of real property in the district as joint tenants, tenants in common, tenants by the entirety, tenants in partnership, except that with respect to a condominium created under sections 448.1-101 to 448.4-120, "per capita" means one head count applied to the applicable unit owners' association and not to each unit owner;
- (13) "Petition", a petition to establish a district as it may be amended in accordance with the requirements of section 67.1421;
 - (14) "Qualified voters",
 - (a) For purposes of elections for approval of real property taxes:
 - a. Registered voters; or
- b. If no registered voters reside in the district, the owners of one or more parcels of real property which is to be subject to such real property taxes and is located within the district per the tax records for real property of the county clerk, or the collector of revenue if the district is located in a city not within a county, as of the thirtieth day prior to the date of the applicable election;

- (b) For purposes of elections for approval of business license taxes or sales taxes:
- a. Registered voters; or
- b. If no registered voters reside in the district, the owners of one or more parcels of real property located within the district per the tax records for real property of the county clerk as of the thirtieth day before the date of the applicable election; and
- (c) For purposes of the election of directors of the board, registered voters and owners of real property which is not exempt from assessment or levy of taxes by the district and which is located within the district per the tax records for real property of the county clerk, or the collector of revenue if the district is located in a city not within a county, of the thirtieth day prior to the date of the applicable election; and
- (15) "Registered voters", persons who reside within the district and who are qualified and registered to vote pursuant to chapter 115, pursuant to the records of the election authority as of the thirtieth day prior to the date of the applicable election.
- 67.1545. 1. Any district formed as a political subdivision may impose by resolution a district sales and use tax on all retail sales made in such district which are subject to taxation pursuant to sections 144.010 to 144.525, except sales of motor vehicles, trailers, boats or outboard motors and sales to or by public utilities and providers of communications, cable, or video services. Any sales and use tax imposed pursuant to this section may be imposed in increments of one-eighth of one percent, up to a maximum of one percent. Such district sales and use tax may be imposed for any district purpose designated by the district in its ballot of submission to [its] qualified voters; except that, no resolution adopted pursuant to this section shall become effective unless the board of directors of the district submits to the qualified voters of the municipality in which the district is located, by mail-in ballot, a proposal to authorize a sales and use tax pursuant to this section. If a majority of the votes cast by the qualified voters on the proposed sales tax are in favor of the sales tax, then the resolution is adopted. If a majority of the votes cast by the qualified voters are opposed to the sales tax, then the resolution is void.

2. The ballot shall be substantially in the following form:
Shall the (insert name of district) Community Improvement District impose a community
improvement districtwide sales and use tax at the maximum rate of (insert amount) for a
period of (insert number) years from the date on which such tax is first imposed for the
purpose of providing revenue for (insert general description of the purpose)?
\square YES \square NO
If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to

- the question, place an "X" in the box opposite "NO".

 3. Within ten days after the qualified voters have approved the imposition of the sales and use tax, the jet shall in accordance with section 32 087, notify the director of the department of revenue. The sales and
- district shall, in accordance with section 32.087, notify the director of the department of revenue. The sales and use tax authorized by this section shall become effective on the first day of the second calendar quarter after the director of the department of revenue receives notice of the adoption of such tax.
- 4. The director of the department of revenue shall collect any tax adopted pursuant to this section pursuant to section 32.087.
- 5. In each district in which a sales and use tax is imposed pursuant to this section, every retailer shall add such additional tax imposed by the district to such retailer's sale price, and when so added such tax shall constitute a part of the purchase price, shall be a debt of the purchaser to the retailer until paid and shall be recoverable at law in the same manner as the purchase price.
- 6. In order to allow retailers to collect and report the sales and use tax authorized by this section as well as all other sales and use taxes required by law in the simplest and most efficient manner possible, a district may establish appropriate brackets to be used in the district imposing a tax pursuant to this section in lieu of the brackets provided in section 144.285.
 - 7. The penalties provided in sections 144.010 to 144.525 shall apply to violations of this section.
- 8. All revenue received by the district from a sales and use tax imposed pursuant to this section which is designated for a specific purpose shall be deposited into a special trust fund and expended solely for such purpose. Upon the expiration of any sales and use tax adopted pursuant to this section, all funds remaining in the special trust fund shall continue to be used solely for the specific purpose designated in the resolution adopted by the qualified voters. Any funds in such special trust fund which are not needed for current expenditures may be invested by the board of directors pursuant to applicable laws relating to the investment of other district funds.
- 9. A district may repeal by resolution any sales and use tax imposed pursuant to this section before the expiration date of such sales and use tax unless the repeal of such sales and use tax will impair the district's ability to

repay any liabilities the district has incurred, moneys the district has borrowed or obligation the district has issued to finance any improvements or services rendered for the district.

- 10. Notwithstanding the provisions of chapter 115, an election for a district sales and use tax under this section shall be conducted in accordance with the provisions of this section.
 - 99.320. As used in this law, the following terms mean:
- (1) "Area of operation", in the case of a municipality, the area within the municipality except that the area of operation of a municipality under this law shall not include any area which lies within the territorial boundaries of another municipality unless a resolution has been adopted by the governing body of the other municipality declaring a need therefor; and in the case of a county, the area within the county, except that the area of operation in such case shall not include any area which lies within the territorial boundaries of a municipality unless a resolution has been adopted by the governing body of the municipality declaring a need therefor; and in the case of a regional authority, the area within the communities for which the regional authority is created, except that a regional authority shall not undertake a land clearance project within the territorial boundaries of any municipality unless a resolution has been adopted by the governing body of the municipality declaring that there is a need for the regional authority to undertake the land clearance project within such municipality; no authority shall operate in any area of operation in which another authority already established is undertaking or carrying out a land clearance project without the consent, by resolution, of the other authority;
- (2) "Authority" or "land clearance for redevelopment authority", a public body corporate and politic created by or pursuant to section 99.330 or any other public body exercising the powers, rights and duties of such an authority;
- (3) "Blighted area", an area which, [by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use] by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 45D(e) or is eligible to be designated as a qualified opportunity zone under 26 U.S.C. Section 1400Z;
- (4) "Bond", any bonds, including refunding bonds, notes, interim certificates, debentures, or other obligations issued by an authority pursuant to this law;
- (5) "Clerk", the clerk or other official of the municipality or county who is the custodian of the official records of the municipality or county;
- (6) "Community", any county or municipality except that such term shall not include any municipality containing less than seventy-five thousand inhabitants until the governing body thereof shall have submitted the proposition of accepting the provisions of this law to the qualified voters therein at an election called and held as provided by law for the incurring of indebtedness by such municipality, and a majority of the voters voting at the election shall have voted in favor of such proposition;
- (7) "Federal government", the United States of America or any agency or instrumentality, corporate or otherwise, of the United States of America;
- (8) "Governing body", the city council, common council, board of aldermen or other legislative body charged with governing the municipality or the county commission or other legislative body charged with governing the county:
- (9) "Insanitary area", an area in which there is a predominance of buildings and improvements which, by reason of dilapidation, deterioration, age or obsolescence, inadequate provision for ventilation, light, air sanitation or open spaces, high density of population and overcrowding of buildings, overcrowding of land, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, is conducive to ill health, transmission of disease, infant mortality, juvenile delinquency and crime or constitutes an economic or social liability and is detrimental to the public health, safety, morals, or welfare;
 - (10) "Land clearance project", any work or undertaking:
- (a) To acquire blighted, or insanitary areas or portions thereof, including lands, structures, or improvements the acquisition of which is necessary or incidental to the proper clearance, development or redevelopment of the blighted or insanitary areas or to the prevention of the spread or recurrence of substandard or insanitary conditions or conditions of blight;

- (b) To clear any such areas by demolition or removal of existing buildings, structures, streets, utilities or other improvements thereon and to install, construct or reconstruct streets, utilities, and site improvements essential to the preparation of sites for uses in accordance with a redevelopment plan;
- (c) To sell, lease or otherwise make available land in such areas for residential, recreational, commercial, industrial or other use or for public use or to retain such land for public use, in accordance with a redevelopment plan;
- (d) To develop, construct, reconstruct, rehabilitate, repair or improve residences, houses, buildings, structures and other facilities;
- (e) The term "land clearance project" may also include the preparation of a redevelopment plan, the planning, survey and other work incident to a land clearance project and the preparation of all plans and arrangements for carrying out a land clearance project and wherever the words "land clearance project" are used in this law, they shall also mean and include the words "urban renewal project" as defined in this section;
- (11) "Mayor", the elected mayor of the city or the elected officer having the duties customarily imposed upon the mayor of the city or the executive head of a county;
 - (12) "Municipality", any incorporated city, town or village in the state;
- (13) "Obligee", any bondholders, agents or trustees for any bondholders, lessor demising to the authority property used in connection with land clearance project, or any assignee or assignees of the lessor's interest or any part thereof, and the federal government when it is a party to any contract with the authority;
- (14) "Person", any individual, firm, partnership, corporation, company, association, joint stock association, or body politic; and shall include any trustee, receiver, assignee, or other similar representative thereof;
- (15) "Public body", the state or any municipality, county, township, board, commission, authority, district, or any other subdivision of the state;
- (16) "Real property", all lands, including improvements and fixtures thereon, and property of any nature appurtenant thereto, or used in connection therewith, and every estate, interest and right, legal or equitable, therein, including terms for years and liens by way of judgment, mortgage or otherwise and the indebtedness secured by such liens;
- (17) "Redeveloper", any person, partnership, or public or private corporation or agency which enters or proposes to enter into a redevelopment or rehabilitation or renewal contract;
- (18) "Redevelopment contract", a contract entered into between an authority and redeveloper for the redevelopment, rehabilitation or renewal of an area in conformity with a redevelopment plan or an urban renewal plan;
- (19) "Redevelopment", the process of undertaking and carrying out a redevelopment plan or urban renewal plan;
- (20) "Redevelopment plan", a plan other than a preliminary or tentative plan for the acquisition, clearance, reconstruction, rehabilitation, renewal or future use of a land clearance project area, and shall be sufficiently complete to comply with subdivision (4) of section 99.430 and shall be in compliance with a "workable program" for the city as a whole and wherever used in sections 99.300 to 99.660 the words "redevelopment plan" shall also mean and include "urban renewal plan" as defined in this section;
- (21) "Urban renewal plan", a plan as it exists from time to time, for an urban renewal project, which plan shall conform to the general plan for the municipality as a whole; and shall be sufficiently complete to indicate such land acquisition, demolition and removal of structures, redevelopment, improvements, and rehabilitation as may be proposed to be carried out in the area of the urban renewal project, zoning and planning changes, if any, land uses, maximum densities, building requirements, and the relationship of the plan to definite local objectives respecting appropriate land uses, improved traffic, public transportation, public utilities, recreational and community facilities, and other public improvements; an urban renewal plan shall be prepared and approved pursuant to the same procedure as provided with respect to a redevelopment plan;
- (22) "Urban renewal project", any surveys, plans, undertakings and activities for the elimination and for the prevention of the spread or development of insanitary, blighted, deteriorated or deteriorating areas and may involve any work or undertaking for such purpose constituting a land clearance project or any rehabilitation or conservation work, or any combination of such undertaking or work in accordance with an urban renewal project; for this purpose, "rehabilitation or conservation work" may include:
- (a) Carrying out plans for a program of voluntary or compulsory repair and rehabilitation of buildings or other improvements;

- (b) Acquisition of real property and demolition, removal or rehabilitation of buildings and improvements thereon where necessary to eliminate unhealthful, insanitary or unsafe conditions, lessen density, eliminate uneconomic, obsolete or other uses detrimental to the public welfare, or to otherwise remove or prevent the spread of blight or deterioration, or to provide land for needed public facilities;
- (c) To develop, construct, reconstruct, rehabilitate, repair or improve residences, houses, buildings, structures and other facilities;
- (d) Installation, construction, or reconstruction of streets, utilities, parks, playgrounds, and other improvements necessary for carrying out the objectives of the urban renewal project; and
- (e) The disposition, for uses in accordance with the objectives of the urban renewal project, of any property or part thereof acquired in the area of the project; but such disposition shall be in the manner prescribed in this law for the disposition of property in a land clearance project area;
- (23) "Workable program", an official plan of action, as it exists from time to time, for effectively dealing with the problem in insanitary, blighted, deteriorated or deteriorating areas within the community and for the establishment and preservation of a well-planned community with well-organized residential neighborhoods of decent homes and suitable living environment for adequate family life, for utilizing appropriate private and public resources to eliminate and prevent the development or spread of insanitary, blighted, deteriorated or deteriorating areas, to encourage needed urban rehabilitation, to provide for the redevelopment of blighted, insanitary, deteriorated and deteriorating areas, or to undertake such of the aforesaid activities or other feasible community activities as may be suitably employed to achieve the objectives of such a program."; and

Further amend said bill, Pages 8-9, Section 99.846, Lines 1-11, by deleting all of said section and lines from the bill; and

Further amend said bill, Page 11, Section 99.848, Line 47, by inserting after all of said section and line the following:

- "99.918. As used in sections 99.915 to 99.980, unless the context clearly requires otherwise, the following terms shall mean:
- (1) "Authority", the downtown economic stimulus authority for a municipality, created pursuant to section 99.921;
- (2) "Baseline year", the calendar year prior to the adoption of an ordinance by the municipality approving a development project; provided, however, if economic activity taxes or state sales tax revenues, from businesses other than any out-of-state business or businesses locating in the development project area, decrease in the development project area in the year following the year in which the ordinance approving a development project is approved by a municipality, the baseline year may, at the option of the municipality approving the development project, be the year following the year of the adoption of the ordinance approving the development project. When a development project area is located within a county for which public and individual assistance has been requested by the governor pursuant to Section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121, et seq., for an emergency proclaimed by the governor pursuant to section 44.100 due to a natural disaster of major proportions that occurred after May 1, 2003, but prior to May 10, 2003, and the development project area is a central business district that sustained severe damage as a result of such natural disaster, as determined by the state emergency management agency, the baseline year may, at the option of the municipality approving the development project, be the calendar year in which the natural disaster occurred or the year following the year in which the natural disaster occurred, provided that the municipality adopts an ordinance approving the development project within one year after the occurrence of the natural disaster;
- (3) "Blighted area", an area which, [-by reason of the predominance of defective or inadequate street layout, unsanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use] by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 45D(e) or is eligible to be designated as a qualified opportunity zone under 26 U.S.C. Section 1400Z;

- (4) "Central business district", the area at or near the historic core that is locally known as the "downtown" of a municipality that has a median household income of sixty-two thousand dollars or less, according to the United States Census Bureau's American Community Survey, based on the most recent of five-year period estimate data in which the final year of the estimate ends in either zero or five. In addition, at least fifty percent of existing buildings in this area will have been built in excess of thirty-five years prior or vacant lots that had prior structures built in excess of thirty-five years prior to the adoption of the ordinance approving the redevelopment plan. The historical land use emphasis of a central business district prior to redevelopment will have been a mixed use of business, commercial, financial, transportation, government, and multifamily residential uses;
- (5) "Collecting officer", the officer of the municipality responsible for receiving and processing payments in lieu of taxes, economic activity taxes other than economic activity taxes which are local sales taxes, and other local taxes other than local sales taxes, and, for local sales taxes and state taxes, the director of revenue;
- (6) "Conservation area", any improved area within the boundaries of a redevelopment area located within the territorial limits of a municipality in which fifty percent or more of the structures in the area have an age of thirty-five years or more, and such an area is not yet a blighted area but is detrimental to the public health, safety, morals, or welfare and may become a blighted area because of any one or more of the following factors: dilapidation; obsolescence; deterioration; illegal use of individual structures; presence of structures below minimum code standards; abandonment; excessive vacancies; overcrowding of structures and community facilities; lack of ventilation, light or sanitary facilities; inadequate utilities; excessive land coverage; deleterious land use or layout; depreciation of physical maintenance; and lack of community planning;
- (7) "Development area", an area designated by a municipality in respect to which the municipality has made a finding that there exist conditions which cause the area to be classified as a blighted area or a conservation area, which area shall have the following characteristics:
- (a) It includes only those parcels of real property directly and substantially benefitted by the proposed development plan;
 - (b) It can be renovated through one or more development projects;
 - (c) It is located in the central business district;
- (d) It has generally suffered from declining population or property taxes for the twenty-year period immediately preceding the area's designation as a development area or has structures in the area fifty percent or more of which have an age of thirty-five years or more;
- (e) It is contiguous, provided, however that a development area may include up to three noncontiguous areas selected for development projects, provided that each noncontiguous area meets the requirements of paragraphs (a) to (g) herein;
 - (f) The development area shall not exceed ten percent of the entire area of the municipality; and
- (g) The development area shall not include any property that is located within the one hundred year flood plain, as designated by the Federal Emergency Management Agency flood delineation maps, unless such property is protected by a structure that is inspected and certified by the United States Army Corps of Engineers. This subdivision shall not apply to property within the one hundred year flood plain if the buildings on the property have been or will be flood proofed in accordance with the Federal Emergency Management Agency's standards for flood proofing and the property is located in a home rule city with more than one hundred fifty-one thousand five hundred but fewer than one hundred fifty-one thousand six hundred inhabitants. Only those buildings certified as being flood proofed in accordance with the Federal Emergency Management Agency's standards for flood proofing by the authority shall be eligible for the state sales tax increment and the state income tax increment. Subject to the limitation set forth in this subdivision, the development area can be enlarged or modified as provided in section 99.951;
- (8) "Development plan", the comprehensive program of a municipality to reduce or eliminate those conditions which qualified a development area as a blighted area or a conservation area, and to thereby enhance the tax bases of the taxing districts which extend into the development area through the reimbursement, payment, or other financing of development project costs in accordance with sections 99.915 to 99.980 and through the exercise of the powers set forth in sections 99.915 to 99.980. The development plan shall conform to the requirements of section 99.942;
- (9) "Development project", any development project within a development area which constitutes a major initiative in furtherance of the objectives of the development plan, and any such development project shall include a legal description of the area selected for such development project;
- (10) "Development project area", the area located within a development area selected for a development project;

- (11) "Development project costs" include such costs to the development plan or a development project, as applicable, which are expended on public property, buildings, or rights-of-ways for public purposes to provide infrastructure to support a development project. Such costs shall only be allowed as an initial expense which, to be recoverable, must be included in the costs of a development plan or development project, except in circumstances of plan amendments approved by the Missouri development finance board and the department of economic development. Such infrastructure costs include, but are not limited to, the following:
 - (a) Costs of studies, appraisals, surveys, plans, and specifications;
- (b) Professional service costs, including, but not limited to, architectural, engineering, legal, marketing, financial, planning, or special services;
- (c) Property assembly costs, including, but not limited to, acquisition of land and other property, real or personal, or rights or interests therein, demolition of buildings, and the clearing and grading of land;
 - (d) Costs of rehabilitation, reconstruction, repair, or remodeling of existing public buildings and fixtures;
 - (e) Costs of construction of public works or improvements;
- (f) Financing costs, including, but not limited to, all necessary expenses related to the issuance of obligations issued to finance all or any portion of the infrastructure costs of one or more development projects, and which may include capitalized interest on any such obligations and reasonable reserves related to any such obligations;
- (g) All or a portion of a taxing district's capital costs resulting from any development project necessarily incurred or to be incurred in furtherance of the objectives of the development plan, to the extent the municipality by written agreement accepts and approves such infrastructure costs;
- (h) Payments to taxing districts on a pro rata basis to partially reimburse taxes diverted by approval of a development project;
- (i) State government costs, including, but not limited to, the reasonable costs incurred by the department of economic development, the department of revenue and the office of administration in evaluating an application for and administering state supplemental downtown development financing for a development project; and
- (j) Endowment of positions at an institution of higher education which has a designation as a Carnegie Research I University including any campus of such university system, subject to the provisions of section 99.958. In addition, economic activity taxes and payment in lieu of taxes may be expended on or used to reimburse any reasonable or necessary costs incurred or estimated to be incurred in furtherance of a development plan or a development project;
- (12) "Economic activity taxes", the total additional revenue from taxes which are imposed by the municipality and other taxing districts, and which are generated by economic activities within each development project area, which are not related to the relocation of any out-of-state business into the development project area, which exceed the amount of such taxes generated by economic activities within such development project area in the baseline year plus, in development project areas where the baseline year is the year following the year in which the development project is approved by the municipality pursuant to subdivision (2) of this section, the total revenue from taxes which are imposed by the municipality and other taxing districts which is generated by economic activities within the development project area resulting from the relocation of an out-of-state business or out-of-state businesses to the development project area pursuant to section 99.919; but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, licenses, fees, or special assessments. If a retail establishment relocates within one year from one facility to another facility within the same county and the municipality or authority finds that the retail establishment is a direct beneficiary of development financing, then for purposes of this definition, the economic activity taxes generated by the retail establishment shall equal the total additional revenues from taxes which are imposed by the municipality and other taxing districts which are generated by the economic activities within the development project area which exceed the amount of taxes which are imposed by the municipality and other taxing districts which are generated by economic activities within the development project area generated by the retail establishment in the baseline year;
- (13) "Gambling establishment", an excursion gambling boat as defined in section 313.800 and any related business facility including any real property improvements which are directly and solely related to such business facility, whose sole purpose is to provide goods or services to an excursion gambling boat and whose majority ownership interest is held by a person licensed to conduct gambling games on an excursion gambling boat or licensed to operate an excursion gambling boat as provided in sections 313.800 to 313.850;
 - (14) "Major initiative", a development project within a central business district that:
- (a) Promotes tourism, cultural activities, arts, entertainment, education, research, arenas, multipurpose facilities, libraries, ports, mass transit, museums, or conventions, the estimated cost of which is in excess of the amount set forth below for the municipality, as applicable; or

(b) Promotes business location or expansion, the estimated cost of which is in excess of the amount set forth below for the municipality, and is estimated to create at least as many new jobs as set forth below within three years of such location or expansion:

Population of Municipality Estimated Project
Cost New Jobs
Created
300,000 or more \$10,000,000 at least 100
100,000 to 299,999 \$5,000,000 at least 50
50,001 to 99,999 \$1,000,000 at least 10
50,000 or less \$500,000 at least 5;

- (15) "Municipality", any city, village, incorporated town, or any county of this state established on or prior to January 1, 2001, or a census-designated place in any county designated by the county for purposes of sections 99.915 to 99.1060;
 - (16) "New job", any job defined as a new job pursuant to subdivision (11) of section 100.710;
- (17) "Obligations", bonds, loans, debentures, notes, special certificates, or other evidences of indebtedness issued by the municipality or authority, or other public entity authorized to issue such obligations pursuant to sections 99.915 to 99.980 to carry out a development project or to refund outstanding obligations;
- (18) "Ordinance", an ordinance enacted by the governing body of any municipality or an order of the governing body of such a municipal entity whose governing body is not authorized to enact ordinances;
- (19) "Other net new revenues", the amount of state sales tax increment or state income tax increment or the combination of the amount of each such increment as determined under section 99.960;
- (20) "Out-of-state business", a business entity or operation that has been located outside of the state of Missouri prior to the time it relocates to a development project area;
- (21) "Payment in lieu of taxes", those revenues from real property in each development project area, which taxing districts would have received had the municipality not adopted a development plan and the municipality not adopted development financing, and which would result from levies made after the time of the adoption of development financing during the time the current equalized value of real property in such development project area exceeds the total equalized value of real property in such development project area during the baseline year until development financing for such development project area expires or is terminated pursuant to sections 99.915 to 99.980;
- (22) "Special allocation fund", the fund of the municipality or its authority required to be established pursuant to section 99.957 which special allocation fund shall contain at least four separate segregated accounts into which payments in lieu of taxes are deposited in one account, economic activity taxes are deposited in a second account, other net new revenues are deposited in a third account, and other revenues, if any, received by the authority or the municipality for the purpose of implementing a development plan or a development project are deposited in a fourth account;
- (23) "State income tax increment", up to fifty percent of the estimate of the income tax due the state for salaries or wages paid to new employees in new jobs at a business located in the development project area and created by the development project. The estimate shall be a percentage of the gross payroll which percentage shall be based upon an analysis by the department of revenue of the practical tax rate on gross payroll as a factor in overall taxable income;
- (24) "State sales tax increment", up to one-half of the incremental increase in the state sales tax revenue in the development project area. In no event shall the incremental increase include any amounts attributable to retail sales unless the Missouri development finance board and the department of economic development are satisfied based on information provided by the municipality or authority, and such entities have made a finding that a substantial portion of all but a de minimus portion of the sales tax increment attributable to retail sales is from new sources which did not exist in the state during the baseline year. The incremental increase for an existing facility shall be the amount by which the state sales tax revenue generated at the facility in the baseline year. The incremental increase in development project areas where the baseline year is the year following the year in which the development project is approved by the municipality pursuant to subdivision (2) of this section shall be the state sales tax revenue generated by out-of-state businesses

relocating into a development project area. The incremental increase for a Missouri facility which relocates to a development project area shall be the amount by which the state sales tax revenue of the facility exceeds the state sales tax revenue for the facility in the calendar year prior to relocation;

- (25) "State sales tax revenues", the general revenue portion of state sales tax revenues received pursuant to section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors and future sales taxes earmarked by law;
- (26) "Taxing district's capital costs", those costs of taxing districts for capital improvements that are found by the municipal governing bodies to be necessary and to directly result from a development project; and
 - (27) "Taxing districts", any political subdivision of this state having the power to levy taxes.
- 99.1082. As used in sections 99.1080 to 99.1092, unless the context clearly requires otherwise, the following terms shall mean:
- (1) "Baseline year", the calendar year prior to the adoption of an ordinance by the municipality approving a redevelopment project; provided, however, if local sales tax revenues or state sales tax revenues, from businesses other than any out-of-state business or businesses locating in the redevelopment project area, decrease in the redevelopment project area in the year following the year in which the ordinance approving a redevelopment project is approved by a municipality, the baseline year may, at the option of the municipality approving the redevelopment project, be the year following the year of the adoption of the ordinance approving the redevelopment project. When a redevelopment project area is located within a county for which public and individual assistance has been requested by the governor under Section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121, et seq., for an emergency proclaimed by the governor under section 44.100 due to a natural disaster of major proportions and the redevelopment project area is a central business district that sustained severe damage as a result of such natural disaster, as determined by the state emergency management agency, the baseline year may, at the option of the municipality approving the redevelopment project, be the calendar year in which the natural disaster occurred or the year following the year in which the natural disaster occurred, provided that the municipality adopts an ordinance approving the redevelopment project within one year after the occurrence of the natural disaster:
- (2) "Blighted area", an area which, [by reason of the predominance of defective or inadequate street layout, unsanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use] by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 45D(e) or is eligible to be designated as a qualified opportunity zone under 26 U.S.C. Section 1400Z:
- (3) "Central business district", the area at or near the historic core that is locally known as the "downtown" of a municipality that has a median household income of sixty-two thousand dollars or less, according to the United States Census Bureau's American Community Survey, based on the most recent of five-year period estimate data in which the final year of the estimate ends in either zero or five. In addition, at least fifty percent of existing buildings in this area will have been built in excess of thirty-five years prior or vacant lots that had prior structures built in excess of thirty-five years prior to the adoption of the ordinance approving the redevelopment plan. The historical land use emphasis of a central business district prior to redevelopment will have been a mixed use of business, commercial, financial, transportation, government, and multifamily residential uses;
- (4) "Conservation area", any improved area within the boundaries of a redevelopment area located within the territorial limits of a municipality in which fifty percent or more of the structures in the area have an age of thirty-five years or more, and such an area is not yet a blighted area but is detrimental to the public health, safety, morals, or welfare and may become a blighted area because of any one or more of the following factors: dilapidation; obsolescence; deterioration; illegal use of individual structures; presence of structures below minimum code standards; abandonment; excessive vacancies; overcrowding of structures and community facilities; lack of ventilation, light or sanitary facilities; inadequate utilities; excessive land coverage; deleterious land use or layout; depreciation of physical maintenance; and lack of community planning;

- (5) "Gambling establishment", an excursion gambling boat as defined in section 313.800 and any related business facility including any real property improvements which are directly and solely related to such business facility, whose sole purpose is to provide goods or services to an excursion gambling boat and whose majority ownership interest is held by a person licensed to conduct gambling games on an excursion gambling boat or licensed to operate an excursion gambling boat as provided in sections 313.800 to 313.850;
- (6) "Local sales tax increment", at least fifty percent of the local sales tax revenue from taxes that are imposed by a municipality and its county, and that are generated by economic activities within a redevelopment area over the amount of such taxes generated by economic activities within such a redevelopment area in the calendar year prior to the adoption of the ordinance designating such a redevelopment area while financing under sections 99.1080 to 99.1092 remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, licenses, fees, or special assessments; provided however, the governing body of any county may, by resolution, exclude any portion of any countywide sales tax of such county. For redevelopment projects or redevelopment plans approved after August 28, 2005, if a retail establishment relocates within one year from one facility within the same county and the governing body of the municipality finds that the retail establishment is a direct beneficiary of tax increment financing, then for the purposes of this subdivision, the economic activity taxes generated by the retail establishment shall equal the total additional revenues from economic activity taxes that are imposed by a municipality or other taxing district over the amount of economic activity taxes generated by the retail establishment in the calendar year prior to its relocation to the redevelopment area;
- (7) "Local sales tax revenue", city sales tax revenues received under sections 94.500 to 94.550 and county sales tax revenues received under sections 67.500 to 67.594;
- (8) "Major initiative", a development project within a central business district which promotes tourism, cultural activities, arts, entertainment, education, research, arenas, multipurpose facilities, libraries, ports, mass transit, museums, economic development, or conventions for the municipality, and where the capital investment within the redevelopment project area is:
- (a) At least five million dollars for a project area within a city having a population of one hundred thousand to one hundred ninety-nine thousand nine hundred and ninety-nine inhabitants;
- (b) At least one million dollars for a project area within a city having a population of fifty thousand to ninety-nine thousand nine hundred and ninety-nine inhabitants;
- (c) At least five hundred thousand dollars for a project area within a city having a population of ten thousand to forty-nine thousand nine hundred and ninety-nine inhabitants; or
- (d) At least two hundred fifty thousand dollars for a project area within a city having a population of one to nine thousand nine hundred and ninety-nine inhabitants;
 - (9) "Municipality", any city or county of this state having fewer than two hundred thousand inhabitants;
- (10) "Obligations", bonds, loans, debentures, notes, special certificates, or other evidences of indebtedness issued by the municipality or authority, or other public entity authorized to issue such obligations under sections 99.1080 to 99.1092 to carry out a redevelopment project or to refund outstanding obligations;
 - (11) "Ordinance", an ordinance enacted by the governing body of any municipality;
- (12) "Redevelopment area", an area designated by a municipality in respect to which the municipality has made a finding that there exist conditions which cause the area to be classified as a blighted area or a conservation area, which area shall have the following characteristics:
 - (a) It can be renovated through one or more redevelopment projects;
 - (b) It is located in the central business district;
- (c) The redevelopment area shall not exceed ten percent of the entire geographic area of the municipality. Subject to the limitation set forth in this subdivision, the redevelopment area can be enlarged or modified as provided in section 99.1088;
- (13) "Redevelopment plan", the comprehensive program of a municipality to reduce or eliminate those conditions which qualify a redevelopment area as a blighted area or a conservation area, and to thereby enhance the tax bases of the taxing districts which extend into the redevelopment area through the reimbursement, payment, or other financing of redevelopment project costs in accordance with sections 99.1080 to 99.1092 and through application for and administration of downtown revitalization preservation program financing under sections 99.1080 to 99.1092;
- (14) "Redevelopment project", any redevelopment project within a redevelopment area which constitutes a major initiative in furtherance of the objectives of the redevelopment plan, and any such redevelopment project shall include a legal description of the area selected for such redevelopment project;

- (15) "Redevelopment project area", the area located within a redevelopment area selected for a redevelopment project;
- (16) "Redevelopment project costs" include such costs to the redevelopment plan or a redevelopment project, as applicable, which are expended on public property, buildings, or rights-of-way for public purposes to provide infrastructure to support a redevelopment project, including facades. Such costs shall only be allowed as an initial expense which, to be recoverable, must be included in the costs of a redevelopment plan or redevelopment project, except in circumstances of plan amendments approved by the department of economic development. Such infrastructure costs include, but are not limited to, the following:
 - (a) Costs of studies, appraisals, surveys, plans, and specifications;
- (b) Professional service costs, including, but not limited to, architectural, engineering, legal, marketing, financial, planning, or special services;
- (c) Property assembly costs, including, but not limited to, acquisition of land and other property, real or personal, or rights or interests therein, demolition of buildings, and the clearing and grading of land;
 - (d) Costs of rehabilitation, reconstruction, repair, or remodeling of existing public buildings and fixtures;
 - (e) Costs of construction of public works or improvements;
- (f) Financing costs, including, but not limited to, all necessary expenses related to the issuance of obligations issued to finance all or any portion of the infrastructure costs of one or more redevelopment projects, and which may include capitalized interest on any such obligations and reasonable reserves related to any such obligations;
- (g) All or a portion of a taxing district's capital costs resulting from any redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan, to the extent the municipality by written agreement accepts and approves such infrastructure costs;
- (h) Payments to taxing districts on a pro rata basis to partially reimburse taxes diverted by approval of a redevelopment project when all debt is retired;
- (i) State government costs, including, but not limited to, the reasonable costs incurred by the department of economic development and the department of revenue in evaluating an application for and administering downtown revitalization preservation financing for a redevelopment project;
- (17) "State sales tax increment", up to one-half of the incremental increase in the state sales tax revenue in the redevelopment project area provided the local taxing jurisdictions commit one-half of their local sales tax to paying for redevelopment project costs. The incremental increase shall be the amount by which the state sales tax revenue generated at the facility or within the redevelopment project area exceeds the state sales tax revenue generated at the facility or within the redevelopment project area in the baseline year. For redevelopment projects or redevelopment plans approved after August 28, 2005, if a retail establishment relocates within one year from one facility to another facility within the same county and the governing body of the municipality finds that the retail establishment is a direct beneficiary of tax increment financing, then for the purposes of this subdivision, the economic activity taxes generated by the retail establishment shall equal the total additional revenues from economic activity taxes that are imposed by a municipality or other taxing district over the amount of economic activity taxes generated by the retail establishment in the calendar year prior to the relocation to the redevelopment area;
- (18) "State sales tax revenues", the general revenue portion of state sales tax revenues received under section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors and future sales taxes earmarked by law;
- (19) "Taxing district's capital costs", those costs of taxing districts for capital improvements that are found by the municipal governing bodies to be necessary and to directly result from a redevelopment project;
 - (20) "Taxing districts", any political subdivision of this state having the power to levy taxes.
 - 100.310. As used in this law, the following words and terms mean:
- (1) "Authority", a public body corporate and politic created by or pursuant to sections of this law or any other public body exercising the powers, rights and duties of such an authority;
- (2) "Blighted area", an area which, [by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals or welfare in its present condition and use] by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or

a menace to the public health, safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 45D(e) or is eligible to be designated as a qualified opportunity zone under 26 U.S.C. Section 1400Z;

- (3) "Bond", any bonds, including refunding bonds, notes, interim certificates, debentures or other obligations issued by an authority pursuant to this law;
- (4) "City", all cities of this state now having or which hereafter have four hundred thousand inhabitants or more according to the last decennial census of the United States or any city that has adopted a home rule charter pursuant to Section 19 of Article VI of the Missouri Constitution;
 - (5) "Clerk", the official custodian of records of the city;
- (6) "Federal government", the United States of America or any agency or instrumentality corporate or otherwise of the United States of America;
- (7) "Governing body", the city council, common council, board of aldermen or other legislative body charged with governing the municipality;
- (8) "Industrial developer", any person, partnership or public or private corporation or agency which enters or proposes to enter into an industrial development contract;
- (9) "Industrial development", the acquisition, clearance, grading, improving, preparing of land for industrial and commercial development and use and the construction, reconstruction, purchase, repair of industrial and commercial improvements, buildings, plants, additions, stores, shops, shopping centers, office buildings, hotels and motels and parking garages, multi-family housing facilities, warehouses, distribution centers, machines, fixtures, structures and other facilities relating to industrial and commercial use in blighted, insanitary or undeveloped industrial areas; and the existing merchants, residents, and present businesses shall have the first option to redevelop the area under this act;
- (10) "Industrial development contract", a contract entered into between an authority and an industrial developer for the industrial development of an area in conformity with a plan;
- (11) "Insanitary area", an area in which there is a predominance of buildings and improvements which, by reason of dilapidation, deterioration, age or obsolescence, inadequate provision for ventilation, light, air, sanitation or open spaces, high density of population and overcrowding of buildings, overcrowding of land, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, is conducive to ill health, transmission of disease, infant mortality, juvenile delinquency and crime or constitutes an economic or social liability and is detrimental to the public health, safety, morals or welfare;
- (12) "Obligee", any bondholders, agents or trustees for any bondholders, lessor demising to the authority property used in connection with industrial clearance project, or any assignee or assignees of the lessor's interest or any part thereof, and the federal government when it is a party to any contract with the authority;
- (13) "Person", any individual, firm, partnership, corporation, company, association, joint stock association, or body politic; and shall include any trustee, receiver, assignee or other similar representative thereof;
- (14) "Plan", a plan as it exists from time to time for the orderly carrying on of a project of industrial development;
 - (15) "Project", any work or undertaking:
- (a) To acquire blighted, insanitary and undeveloped industrial areas or portions thereof including lands, structures or improvements the acquisition of which is necessary or incidental to the proper industrial development of the blighted, insanitary and undeveloped industrial areas or to prevent the spread or recurrence of conditions of blight, insanitary or undevelopment;
- (b) To clear any such areas by demolition or removal of existing buildings, structures, streets, utilities or other improvements thereon and to install, construct or reconstruct streets, utilities and site improvements essential to the preparation of sites for uses in accordance with a plan;
- (c) To construct, reconstruct, remodel, repair, improve, install improvements, buildings, plants, additions, stores, shops, shopping centers, office buildings, hotels and motels and parking garages, multi-family housing facilities, warehouses, distribution centers, machines, fixtures, structures and other facilities related to industrial and commercial uses:
- (d) To sell, lease or otherwise make available land in such areas for industrial and commercial or related use or to retain such land for public use, in accordance with a plan;
- (16) "Public body", the state or any municipality, county, township, board, commission, authority, district or any other subdivision of the state;

- (17) "Real property", all lands, including improvements and fixtures thereon, and property of any nature appurtenant thereto, or used in connection therewith, and every estate, interest and right, legal or equitable, therein, including terms for years and liens by way of judgment, mortgage or otherwise and the indebtedness secured by such liens;
- (18) "Undeveloped industrial area", any area which, by reason of defective and inadequate street layout or location of physical improvements, obsolescence and inadequate subdivision and platting contains vacant parcels of land not used economically; contains old, decaying, obsolete buildings, plants, stores, shops, shopping centers, office buildings, hotels and motels and parking garages, warehouses, distribution centers, structures; contains buildings, plants, stores, shops, shopping centers, office buildings, hotels and motels and parking garages, multifamily housing facilities, warehouses, distribution centers and structures whose operation is not economically feasible; contains intermittent commercial and industrial structures in a primarily industrial or commercial area; or contains insufficient space for the expansion and efficient use of land for industrial plants and commercial uses amounting to conditions which retard economic or social growth, are economic waste and social liabilities and represent an inability to pay reasonable taxes to the detriment and injury of the public health, safety, morals and welfare.
- 135.325. Sections 135.325 to 135.339 shall be known and may be cited as the "[Special Needs] Adoption Tax Credit Act".
 - 135.326. As used in sections 135.325 to 135.339, the following terms shall mean:
- (1) "Business entity", person, firm, a partner in a firm, corporation or a shareholder in an S corporation doing business in the state of Missouri and subject to the state income tax imposed by the provisions of chapter 143, or a corporation subject to the annual corporation franchise tax imposed by the provisions of chapter 147, or an insurance company paying an annual tax on its gross premium receipts in this state, or other financial institution paying taxes to the state of Missouri or any political subdivision of this state under the provisions of chapter 148, or an express company which pays an annual tax on its gross receipts in this state pursuant to chapter 153;
- (2) "[Handicap] **Disability**", a mental, physical, or emotional impairment that substantially limits one or more major life activities, whether the impairment is congenital or acquired by accident, injury or disease, and where the impairment is verified by medical findings;
- (3) "Nonrecurring adoption expenses", reasonable and necessary adoption fees, court costs, attorney fees, and other expenses which are directly related to the legal adoption of a [special needs] child and which are not incurred in violation of federal, state, or local law;
- (4) "Special needs child", a child for whom it has been determined by the children's division, or by a childplacing agency licensed by the state, or by a court of competent jurisdiction to be a child:
 - (a) That cannot or should not be returned to the home of his or her parents; and
- (b) Who has a specific factor or condition such as ethnic background, age, membership in a minority or sibling group, medical condition, or [handicap] disability because of which it is reasonable to conclude that such child cannot be easily placed with adoptive parents;
- (5) "State tax liability", any liability incurred by a taxpayer under the provisions of chapter 143, chapter 147, chapter 148, and chapter 153, exclusive of the provisions relating to the withholding of tax as provided for in sections 143.191 to 143.265 and related provisions.
- 135.327. 1. Any person residing in this state who legally adopts a special needs child on or after January 1, 1988, and before January 1, 2000, shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child adopted that may be applied to taxes due under chapter 143. Any business entity providing funds to an employee to enable that employee to legally adopt a special needs child shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child adopted that may be applied to taxes due under such business entity's state tax liability, except that only one ten thousand dollar credit is available for each special needs child that is adopted.
- 2. Any person residing in this state who proceeds in good faith with the adoption of a special needs child on or after January 1, 2000, and before January 1, 2021, shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under chapter 143; provided, however, that beginning on March 29, 2013, the tax credits shall only be allocated for the adoption of special needs children who are residents or wards of residents of this state at the time the adoption is initiated. Any business entity providing funds to an employee to enable that employee to proceed in good faith with the adoption of a special needs child shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under such business entity's state tax liability, except that only one ten thousand dollar credit is available for each special needs child that is adopted.

- 3. Any person residing in this state who proceeds in good faith with the adoption of a child on or after January 1, 2021, regardless of whether such child is a special needs child, shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under chapter 143. The tax credit shall be allowed regardless of whether the child adopted is a resident or ward of a resident of this state at the time the adoption is initiated. Any business entity providing funds to an employee to enable that employee to proceed in good faith with the adoption of a child shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under such business entity's state tax liability; except that, only one credit, of up to ten thousand dollars, is available for each child that is adopted.
- 4. Individuals and business entities may claim a tax credit for their total nonrecurring adoption expenses in each year that the expenses are incurred. A claim for fifty percent of the credit shall be allowed when the child is placed in the home. A claim for the remaining fifty percent shall be allowed when the adoption is final. The total of these tax credits shall not exceed the maximum limit of ten thousand dollars per child. The cumulative amount of tax credits which may be claimed by taxpayers claiming the credit for nonrecurring adoption expenses in any one fiscal year prior to July 1, 2004, shall not exceed two million dollars. The cumulative amount of tax credits that may be claimed by taxpayers claiming the credit for nonrecurring adoption expenses shall not be more than two million dollars but may be increased by appropriation in any fiscal year beginning on or after July 1, 2004. For all fiscal years beginning on or after July 1, 2006, **priority shall be given to** applications to claim the adoption tax credit for special needs children who are residents or wards of residents of this state at the time the adoption is initiated **and such applications** shall be filed between July first and April fifteenth of each fiscal year.
- [4:] 5. Notwithstanding any provision of law to the contrary, any individual or business entity may assign, transfer or sell tax credits allowed in this section. Any sale of tax credits claimed pursuant to this section shall be at a discount rate of seventy-five percent or greater of the amount sold.
- 135.335. In the year of adoption and in any year thereafter in which the credit is carried forward pursuant to section 135.333, the credit shall be reduced by an amount equal to the state's cost of providing care, treatment, maintenance and services when:
- (1) The [special needs] child is placed, with no intent to return to the adoptive home, in foster care or residential treatment licensed or operated by the children's division, the division of youth services or the department of mental health; or
- (2) A juvenile court temporarily or finally relieves the adoptive parents of custody of the [special needs] child.
 - 135.550. 1. As used in this section, the following terms shall mean:
 - (1) "Contribution", a donation of cash, stock, bonds or other marketable securities, or real property;
- (2) "Rape crisis center", a community-based nonprofit rape crisis center, as defined in section 455.003, located in this state and that provides the twenty-four hour core services of hospital advocacy and crisis hotline support to survivors of rape and sexual assault;
- (3) "Shelter for victims of domestic violence", a facility located in this state which meets the definition of a shelter for victims of domestic violence pursuant to section 455.200 and which meets the requirements of section 455.220, or a nonprofit organization established and operating exclusively for the purpose of supporting a shelter for victims of domestic violence operated by the state or one of its political subdivisions;
- [(3)] (4) "State tax liability", in the case of a business taxpayer, any liability incurred by such taxpayer pursuant to the provisions of chapter 143, chapter 147, chapter 148, and chapter 153, exclusive of the provisions relating to the withholding of tax as provided for in sections 143.191 to 143.265 and related provisions, and in the case of an individual taxpayer, any liability incurred by such taxpayer pursuant to the provisions of chapter 143;
- [(4)] (5) "Taxpayer", a person, firm, a partner in a firm, corporation or a shareholder in an S corporation doing business in the state of Missouri and subject to the state income tax imposed by the provisions of chapter 143, or a corporation subject to the annual corporation franchise tax imposed by the provisions of chapter 147, including any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143, or an insurance company paying an annual tax on its gross premium receipts in this state, or other financial institution paying taxes to the state of Missouri or any political subdivision of this state pursuant to the provisions of chapter 148, or an express company which pays an annual tax on its gross receipts in this state pursuant to chapter 153, or an individual subject to the state income tax imposed by the provisions of chapter 143.

- 2. A taxpayer shall be allowed to claim a tax credit against the taxpayer's state tax liability, in an amount equal to fifty percent of the amount such taxpayer contributed to a shelter for victims of domestic violence or rape crisis center for all fiscal years ending on or before June 30, 2021, and seventy percent of the amount such taxpayer contributed to a shelter for victims of domestic violence or rape crisis center for all fiscal years beginning on or after July 1, 2021.
- 3. The amount of the tax credit claimed shall not exceed the amount of the taxpayer's state tax liability for the taxable year that the credit is claimed, and such taxpayer shall not be allowed to claim a tax credit in excess of fifty thousand dollars per taxable year. However, any tax credit that cannot be claimed in the taxable year the contribution was made may be carried over to the next four succeeding taxable years until the full credit has been claimed.
- 4. Except for any excess credit which is carried over pursuant to subsection 3 of this section, a taxpayer shall not be allowed to claim a tax credit unless the total amount of such taxpayer's contribution or contributions to a shelter or shelters for victims of domestic violence **or rape crisis center** in such taxpayer's taxable year has a value of at least one hundred dollars.
- 5. The director of the department of social services shall determine, at least annually, which facilities in this state may be classified as shelters for victims of domestic violence **and rape crisis centers**. The director of the department of social services may require of a facility seeking to be classified as a shelter for victims of domestic violence **or rape crisis center** whatever information is reasonably necessary to make such a determination. The director of the department of social services shall classify a facility as a shelter for victims of domestic violence **or rape crisis center** if such facility meets the definition set forth in subsection 1 of this section.
- 6. The director of the department of social services shall establish a procedure by which a taxpayer can determine if a facility has been classified as a shelter for victims of domestic violence or rape crisis center, and by which such taxpayer can then contribute to such shelter for victims of domestic violence or rape crisis center and claim a tax credit. Shelters for victims of domestic violence and rape crisis centers shall be permitted to decline a contribution from a taxpayer. The cumulative amount of tax credits which may be claimed by all the taxpayers contributing to shelters for victims of domestic violence and rape crisis centers in any one fiscal year shall not exceed two million dollars for all fiscal years ending on or before June 30, 2021. For all fiscal years beginning on or after July 1, 2021, the cumulative amount of tax credits which may be claimed by all the taxpayers contributing to shelters for victims of domestic violence and rape crisis centers in any one fiscal year shall not exceed four million dollars.
- 7. For all fiscal years ending on or before June 30, 2021, the director of the department of social services shall establish a procedure by which, from the beginning of the fiscal year until some point in time later in the fiscal year to be determined by the director of the department of social services, the cumulative amount of tax credits are equally apportioned among all facilities classified as shelters for victims of domestic violence and rape crisis centers. If a shelter for victims of domestic violence or rape crisis center fails to use all, or some percentage to be determined by the director of the department of social services, of its apportioned tax credits during this predetermined period of time, the director of the department of social services may reapportion these unused tax credits to those shelters for victims of domestic violence and rape crisis centers that have used all, or some percentage to be determined by the director of the department of social services, of their apportioned tax credits during this predetermined period of time. The director of the department of social services may establish more than one period of time and reapportion more than once during each fiscal year. To the maximum extent possible, the director of the department of social services shall establish the procedure described in this subsection in such a manner as to ensure that taxpayers can claim all the tax credits possible up to the cumulative amount of tax credits available for the fiscal year.
- 8. This section shall become effective January 1, 2000, and shall apply to all tax years after December 31, 1999.
- 135.800. 1. The provisions of sections 135.800 to 135.830 shall be known and may be cited as the "Tax Credit Accountability Act of 2004".
 - 2. As used in sections 135.800 to 135.830, the following terms mean:
- (1) "Administering agency", the state agency or department charged with administering a particular tax credit program, as set forth by the program's enacting statute; where no department or agency is set forth, the department of revenue;
- (2) "Agricultural tax credits", the agricultural product utilization contributor tax credit created pursuant to section 348.430, the new generation cooperative incentive tax credit created pursuant to section 348.432, the family farm breeding livestock loan tax credit created under section 348.505, the qualified beef tax credit created under section 135.679, and the wine and grape production tax credit created pursuant to section 135.700;

- (3) "All tax credit programs", or "any tax credit program", the tax credit programs included in the definitions of agricultural tax credits, business recruitment tax credits, community development tax credits, domestic and social tax credits, entrepreneurial tax credits, environmental tax credits, financial and insurance tax credits, housing tax credits, redevelopment tax credits, and training and educational tax credits;
- (4) "Business recruitment tax credits", the business facility tax credit created pursuant to sections 135.110 to 135.150 and section 135.258, the enterprise zone tax benefits created pursuant to sections 135.200 to 135.270, the business use incentives for large-scale development programs created pursuant to sections 100.700 to 100.850, the development tax credits created pursuant to sections 32.100 to 32.125, the rebuilding communities tax credit created pursuant to section 135.535, the film production tax credit created pursuant to section 135.750, the enhanced enterprise zone created pursuant to sections 135.950 to 135.970, and the Missouri quality jobs program created pursuant to sections 620.1875 to 620.1900;
- (5) "Community development tax credits", the neighborhood assistance tax credit created pursuant to sections 32.100 to 32.125, the family development account tax credit created pursuant to sections 208.750 to 208.775, the dry fire hydrant tax credit created pursuant to section 320.093, and the transportation development tax credit created pursuant to section 135.545;
- (6) "Domestic and social tax credits", the youth opportunities tax credit created pursuant to section 135.460 and sections 620.1100 to 620.1103, the shelter for victims of domestic violence created pursuant to section 135.550, the senior citizen or disabled person property tax credit created pursuant to sections 135.010 to 135.035, the [special needs] adoption tax credit created pursuant to sections 135.325 to 135.339, the champion for children tax credit created pursuant to section 135.341, the maternity home tax credit created pursuant to section 135.600, the surviving spouse tax credit created pursuant to section 135.090, the residential treatment agency tax credit created pursuant to section 135.1150, the pregnancy resource center tax credit created pursuant to section 135.630, the food pantry tax credit created pursuant to section 135.647, the health care access fund tax credit created pursuant to section 135.575, the residential dwelling access tax credit created pursuant to section 135.562, the developmental disability care provider tax credit created under section 135.1180, the shared care tax credit created pursuant to section 192.2015, and the diaper bank tax credit created pursuant to section 135.621;
- (7) "Entrepreneurial tax credits", the capital tax credit created pursuant to sections 135.400 to 135.429, the certified capital company tax credit created pursuant to sections 135.500 to 135.529, the seed capital tax credit created pursuant to sections 348.300 to 348.318, the new enterprise creation tax credit created pursuant to sections 620.653 to 620.653, the research tax credit created pursuant to section 620.1039, the small business incubator tax credit created pursuant to section 620.495, the guarantee fee tax credit created pursuant to section 135.766, and the new generation cooperative tax credit created pursuant to sections 32.105 to 32.125;
- (8) "Environmental tax credits", the charcoal producer tax credit created pursuant to section 135.313, the wood energy tax credit created pursuant to sections 135.300 to 135.311, and the alternative fuel stations tax credit created pursuant to section 135.710:
- (9) "Financial and insurance tax credits", the bank franchise tax credit created pursuant to section 148.030, the bank tax credit for S corporations created pursuant to section 143.471, the exam fee tax credit created pursuant to section 148.400, the health insurance pool tax credit created pursuant to section 376.975, the life and health insurance guaranty tax credit created pursuant to section 376.745, the property and casualty guaranty tax credit created pursuant to section 375.774, and the self-employed health insurance tax credit created pursuant to section 143.119;
- (10) "Housing tax credits", the neighborhood preservation tax credit created pursuant to sections 135.475 to 135.487, the low-income housing tax credit created pursuant to sections 135.350 to 135.363, and the affordable housing tax credit created pursuant to sections 32.105 to 32.125;
- (11) "Recipient", the individual or entity who is the original applicant for and who receives proceeds from a tax credit program directly from the administering agency, the person or entity responsible for the reporting requirements established in section 135.805;
- (12) "Redevelopment tax credits", the historic preservation tax credit created pursuant to sections 253.545 to 253.559, the brownfield redevelopment program tax credit created pursuant to sections 447.700 to 447.718, the community development corporations tax credit created pursuant to sections 135.400 to 135.430, the infrastructure tax credit created pursuant to subsection 6 of section 100.286, the bond guarantee tax credit created pursuant to section 100.297, the disabled access tax credit created pursuant to section 135.490, the new markets tax credit created pursuant to section 135.680, and the distressed areas land assemblage tax credit created pursuant to section 99.1205;

- (13) "Training and educational tax credits", the Missouri works new jobs tax credit and Missouri works retained jobs credit created pursuant to sections 620.800 to 620.809.
 - 135.950. The following terms, whenever used in sections 135.950 to 135.970 mean:
 - (1) "Average wage", the new payroll divided by the number of new jobs;
- (2) "Blighted area", an area which, by reason of the predominance of defective or inadequate street layout, unsanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use. The term "blighted area" shall also include any area which produces or generates or has the potential to produce or generate electrical energy from a renewableenergy resource, and which, by reason of obsolescence, decadence, blight, dilapidation, deteriorating or inadequate site improvements, substandard conditions, the predominance or defective or inadequate street layout, unsanitary or unsafe conditions, improper subdivision or obsolete platting, or the existence of conditions which endanger the lifeor property by fire or other means, or any combination of such factors, is underutilized, unutilized, or diminishes the economic usefulness of the land, improvements, or lock and dam site within such area for the production, generation, conversion, and conveyance of electrical energy from a renewable energy resource by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 45D(e) or is eligible to be designated as a qualified opportunity zone under 26 U.S.C. Section 1400Z;
 - (3) "Board", an enhanced enterprise zone board established pursuant to section 135.957;
- (4) "Commencement of commercial operations" shall be deemed to occur during the first taxable year for which the new business facility is first put into use by the taxpayer in the enhanced business enterprise in which the taxpayer intends to use the new business facility;
- (5) "County average wage", the average wages in each county as determined by the department for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility. The department shall publish the county average wage for each county at least annually. Notwithstanding the provisions of this subdivision to the contrary, for any taxpayer that in conjunction with their project is relocating employees from a Missouri county with a higher county average wage, such taxpayer shall obtain the endorsement of the governing body of the community from which jobs are being relocated or the county average wage for their project shall be the county average wage for the county from which the employees are being relocated;
 - (6) "Department", the department of economic development;
 - (7) "Director", the director of the department of economic development;
- (8) "Employee", a person employed by the enhanced business enterprise that is scheduled to work an average of at least one thousand hours per year, and such person at all times has health insurance offered to him or her, which is partially paid for by the employer;
 - (9) "Enhanced business enterprise", an industry or one of a cluster of industries that is either:
 - (a) Identified by the department as critical to the state's economic security and growth; or
- (b) Will have an impact on industry cluster development, as identified by the governing authority in its application for designation of an enhanced enterprise zone and approved by the department; but excluding gambling establishments (NAICS industry group 7132), retail trade (NAICS sectors 44 and 45), educational services (NAICS sector 61), religious organizations (NAICS industry group 8131), public administration (NAICS sector 92), and food and drinking places (NAICS subsector 722), however, notwithstanding provisions of this section to the contrary, headquarters or administrative offices of an otherwise excluded business may qualify for benefits if the offices serve a multistate territory. In the event a national, state, or regional headquarters operation is not the predominant activity of a project facility, the new jobs and investment of such headquarters operation is considered eligible for benefits under this section if the other requirements are satisfied. Service industries may be eligible only if a majority of its annual revenues will be derived from out of the state;
- (10) "Existing business facility", any facility in this state which was employed by the taxpayer claiming the credit in the operation of an enhanced business enterprise immediately prior to an expansion, acquisition, addition, or replacement;

- (11) "Facility", any building used as an enhanced business enterprise located within an enhanced enterprise zone, including the land on which the facility is located and all machinery, equipment, and other real and depreciable tangible personal property acquired for use at and located at or within such facility and used in connection with the operation of such facility;
- (12) "Facility base employment", the greater of the number of employees located at the facility on the date of the notice of intent, or for the twelve-month period prior to the date of the notice of intent, the average number of employees located at the facility, or in the event the project facility has not been in operation for a full twelve-month period, the average number of employees for the number of months the facility has been in operation prior to the date of the notice of intent;
- (13) "Facility base payroll", the total amount of taxable wages paid by the enhanced business enterprise to employees of the enhanced business enterprise located at the facility in the twelve months prior to the notice of intent, not including the payroll of owners of the enhanced business enterprise unless the enhanced business enterprise is participating in an employee stock ownership plan. For the purposes of calculating the benefits under this program, the amount of base payroll shall increase each year based on the consumer price index or other comparable measure, as determined by the department;
- (14) "Governing authority", the body holding primary legislative authority over a county or incorporated municipality;
- (15) "Megaproject", any manufacturing or assembling facility, approved by the department for construction and operation within an enhanced enterprise zone, which satisfies the following:
- (a) The new capital investment is projected to exceed three hundred million dollars over a period of eight years from the date of approval by the department;
- (b) The number of new jobs is projected to exceed one thousand over a period of eight years beginning on the date of approval by the department;
 - (c) The average wage of new jobs to be created shall exceed the county average wage;
- (d) The taxpayer shall offer health insurance to all new jobs and pay at least eighty percent of such insurance premiums; and
- (e) An acceptable plan of repayment, to the state, of the tax credits provided for the megaproject has been provided by the taxpayer;
- (16) "NAICS", the 1997 edition of the North American Industry Classification System as prepared by the Executive Office of the President, Office of Management and Budget. Any NAICS sector, subsector, industry group or industry identified in this section shall include its corresponding classification in subsequent federal industry classification systems;
- (17) "New business facility", a facility that does not produce or generate electrical energy from a renewable energy resource and satisfies the following requirements:
- (a) Such facility is employed by the taxpayer in the operation of an enhanced business enterprise. Such facility shall not be considered a new business facility in the hands of the taxpayer if the taxpayer's only activity with respect to such facility is to lease it to another person or persons. If the taxpayer employs only a portion of such facility in the operation of an enhanced business enterprise, and leases another portion of such facility to another person or persons or does not otherwise use such other portions in the operation of an enhanced business enterprise, the portion employed by the taxpayer in the operation of an enhanced business enterprise shall be considered a new business facility, if the requirements of paragraphs (b), (c), and (d) of this subdivision are satisfied;
- (b) Such facility is acquired by, or leased to, the taxpayer after December 31, 2004. A facility shall be deemed to have been acquired by, or leased to, the taxpayer after December 31, 2004, if the transfer of title to the taxpayer, the transfer of possession pursuant to a binding contract to transfer title to the taxpayer, or the commencement of the term of the lease to the taxpayer occurs after December 31, 2004;
- (c) If such facility was acquired by the taxpayer from another taxpayer and such facility was employed immediately prior to the acquisition by another taxpayer in the operation of an enhanced business enterprise, the operation of the same or a substantially similar enhanced business enterprise is not continued by the taxpayer at such facility; and
 - (d) Such facility is not a replacement business facility, as defined in subdivision (27) of this section;
- (18) "New business facility employee", an employee of the taxpayer in the operation of a new business facility during the taxable year for which the credit allowed by section 135.967 is claimed, except that truck drivers and rail and barge vehicle operators and other operators of rolling stock for hire shall not constitute new business facility employees;

- (19) "New business facility investment", the value of real and depreciable tangible personal property, acquired by the taxpayer as part of the new business facility, which is used by the taxpayer in the operation of the new business facility, during the taxable year for which the credit allowed by 135.967 is claimed, except that trucks, truck-trailers, truck semitrailers, rail vehicles, barge vehicles, aircraft and other rolling stock for hire, track, switches, barges, bridges, tunnels, and rail yards and spurs shall not constitute new business facility investments. The total value of such property during such taxable year shall be:
 - (a) Its original cost if owned by the taxpayer; or
- (b) Eight times the net annual rental rate, if leased by the taxpayer. The net annual rental rate shall be the annual rental rate paid by the taxpayer less any annual rental rate received by the taxpayer from subrentals. The new business facility investment shall be determined by dividing by twelve the sum of the total value of such property on the last business day of each calendar month of the taxable year. If the new business facility is in operation for less than an entire taxable year, the new business facility investment shall be determined by dividing the sum of the total value of such property on the last business day of each full calendar month during the portion of such taxable year during which the new business facility was in operation by the number of full calendar months during such period;
- (20) "New job", the number of employees located at the facility that exceeds the facility base employment less any decrease in the number of the employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job;
- (21) "Notice of intent", a form developed by the department which is completed by the enhanced business enterprise and submitted to the department which states the enhanced business enterprise's intent to hire new jobs and request benefits under such program;
- (22) "Related facility", a facility operated by the enhanced business enterprise or a related company in this state that is directly related to the operation of the project facility;
 - (23) "Related facility base employment", the greater of:
 - (a) The number of employees located at all related facilities on the date of the notice of intent; or
- (b) For the twelve-month period prior to the date of the notice of intent, the average number of employees located at all related facilities of the enhanced business enterprise or a related company located in this state;
 - (24) "Related taxpayer":
 - (a) A corporation, partnership, trust, or association controlled by the taxpayer;
 - (b) An individual, corporation, partnership, trust, or association in control of the taxpayer; or
- (c) A corporation, partnership, trust or association controlled by an individual, corporation, partnership, trust or association in control of the taxpayer. "Control of a corporation" shall mean ownership, directly or indirectly, of stock possessing at least fifty percent of the total combined voting power of all classes of stock entitled to vote, "control of a partnership or association" shall mean ownership of at least fifty percent of the capital or profits interest in such partnership or association, and "control of a trust" shall mean ownership, directly or indirectly, of at least fifty percent of the beneficial interest in the principal or income of such trust; ownership shall be determined as provided in Section 318 of the Internal Revenue Code of 1986, as amended;
- (25) "Renewable energy generation zone", an area which has been found, by a resolution or ordinance adopted by the governing authority having jurisdiction of such area, to be a blighted area and which contains land, improvements, or a lock and dam site which is unutilized or underutilized for the production, generation, conversion, and conveyance of electrical energy from a renewable energy resource;
 - (26) "Renewable energy resource", shall include:
 - (a) Wind;
 - (b) Solar thermal sources or photovoltaic cells and panels;
 - (c) Dedicated crops grown for energy production;
 - (d) Cellulosic agricultural residues;
 - (e) Plant residues;
 - (f) Methane from landfills, agricultural operations, or wastewater treatment;
 - (g) Thermal depolymerization or pyrolysis for converting waste material to energy;
 - (h) Clean and untreated wood such as pallets;
- (i) Hydroelectric power, which shall include electrical energy produced or generated by hydroelectric power generating equipment, as such term is defined in section 137.010;
- (j) Fuel cells using hydrogen produced by one or more of the renewable resources provided in paragraphs (a) to (i) of this subdivision; or
- (k) Any other sources of energy, not including nuclear energy, that are certified as renewable by rule by the department of economic development;

- (27) "Replacement business facility", a facility otherwise described in subdivision (17) of this section, hereafter referred to in this subdivision as "new facility", which replaces another facility, hereafter referred to in this subdivision as "old facility", located within the state, which the taxpayer or a related taxpayer previously operated but discontinued operating on or before the close of the first taxable year for which the credit allowed by this section is claimed. A new facility shall be deemed to replace an old facility if the following conditions are met:
- (a) The old facility was operated by the taxpayer or a related taxpayer during the taxpayer's or related taxpayer's taxable period immediately preceding the taxable year in which commencement of commercial operations occurs at the new facility; and
- (b) The old facility was employed by the taxpayer or a related taxpayer in the operation of an enhanced business enterprise and the taxpayer continues the operation of the same or substantially similar enhanced business enterprise at the new facility. Notwithstanding the preceding provisions of this subdivision, a facility shall not be considered a replacement business facility if the taxpayer's new business facility investment, as computed in subdivision (19) of this section, in the new facility during the tax period for which the credits allowed in section 135.967 are claimed exceed one million dollars and if the total number of employees at the new facility exceeds the total number of employees at the old facility by at least two;
- (28) "Same or substantially similar enhanced business enterprise", an enhanced business enterprise in which the nature of the products produced or sold, or activities conducted, are similar in character and use or are produced, sold, performed, or conducted in the same or similar manner as in another enhanced business enterprise.
- 137.021. 1. The assessor, in grading land which is devoted primarily to the raising and harvesting of crops, to the feeding, breeding and management of livestock, to dairying, or to any combination thereof, as defined in section 137.016, pursuant to the provisions of sections 137.017 to 137.021, shall in addition to the assessor's personal knowledge, judgment and experience, consider soil surveys, decreases in land valuation due to natural disasters, level of flood protection, governmental regulations limiting the use of such land, the estate held in such land, and other relevant information. On or before December thirty-first of each odd-numbered year, the state tax commission shall promulgate by regulation and publish a value based on productive capability for each of the several grades of agricultural and horticultural land. If such rules are not disapproved by the general assembly in the manner set out below, they shall take effect on January first of the next odd-numbered year. Such values shall be based upon soil surveys, soil productivity indexes, production costs, crop yields, appropriate capitalization rates and any other pertinent factors, all of which may be provided by the college of agriculture of the University of Missouri, and shall be used by all county assessors in conjunction with their land grades in determining assessed values. Any regulation promulgated pursuant to this subsection shall be deemed to be beyond the scope and authority provided in this subsection if the general assembly, within the first sixty calendar days of the regular session immediately following the promulgation of such regulation, by concurrent resolution, shall disapprove the values contained in such regulation. If the general assembly so disapproves any regulation promulgated pursuant to this subsection, the state tax commission shall continue to use values set forth in the most recent preceding regulation promulgated pursuant to this subsection.
- 2. Any land which is used as an urban or community garden, as defined in section 137.016, shall be graded as grade #4, or its equivalent, under the rule promulgated by the state tax commission under subsection 1 of this section.
- 3. When land that is agricultural and horticultural property, as defined in section 137.016, and is being valued and assessed for general property tax purposes pursuant to the provisions of sections 137.017 to 137.021 becomes property other than agricultural and horticultural property, as defined in section 137.016, it shall be reassessed as of the following January first.
- 4. Separation or split-off of a part of the land which is being valued and assessed for general property tax purposes pursuant to the provisions of sections 137.017 to 137.021, either by conveyance or other action of the owner of the land, so that such land is no longer agricultural and horticultural property, as defined in section 137.016, shall subject the land so separated to reassessment as of the following January first. This shall not impair the right of the remaining land to continuance of valuation and assessment for general property tax purposes pursuant to the provisions of sections 137.017 to 137.021.
- 5. The state tax commission shall not promulgate a rule increasing agricultural land productive values more than two percent above the values in effect prior to the rule promulgation and shall not promulgate more than three rules increasing such values in a ten-year period.

137.115. 1. All other laws to the contrary notwithstanding, the assessor or the assessor's deputies in all counties of this state including the City of St. Louis shall annually make a list of all real and tangible personal property taxable in the assessor's city, county, town or district. Except as otherwise provided in subsection 3 of this section and section 137.078, the assessor shall annually assess all personal property at thirty-three and one-third percent of its true value in money as of January first of each calendar year. The assessor shall annually assess all real property, including any new construction and improvements to real property, and possessory interests in real property at the percent of its true value in money set in subsection 5 of this section. The true value in money of any possessory interest in real property in subclass (3), where such real property is on or lies within the ultimate airport boundary as shown by a federal airport layout plan, as defined by 14 CFR 151.5, of a commercial airport having a FAR Part 139 certification and owned by a political subdivision, shall be the otherwise applicable true value in money of any such possessory interest in real property, less the total dollar amount of costs paid by a party, other than the political subdivision, towards any new construction or improvements on such real property completed after January 1, 2008, and which are included in the above-mentioned possessory interest, regardless of the year in which such costs were incurred or whether such costs were considered in any prior year. The assessor shall annually assess all real property in the following manner: new assessed values shall be determined as of January first of each oddnumbered year and shall be entered in the assessor's books; those same assessed values shall apply in the following even-numbered year, except for new construction and property improvements which shall be valued as though they had been completed as of January first of the preceding odd-numbered year. The assessor may call at the office, place of doing business, or residence of each person required by this chapter to list property, and require the person to make a correct statement of all taxable tangible personal property owned by the person or under his or her care, charge or management, taxable in the county. On or before January first of each even-numbered year, the assessor shall prepare and submit a two-year assessment maintenance plan to the county governing body and the state tax commission for their respective approval or modification. The county governing body shall approve and forward such plan or its alternative to the plan to the state tax commission by February first. If the county governing body fails to forward the plan or its alternative to the plan to the state tax commission by February first, the assessor's plan shall be considered approved by the county governing body. If the state tax commission fails to approve a plan and if the state tax commission and the assessor and the governing body of the county involved are unable to resolve the differences, in order to receive state cost-share funds outlined in section 137.750, the county or the assessor shall petition the administrative hearing commission, by May first, to decide all matters in dispute regarding the assessment maintenance plan. Upon agreement of the parties, the matter may be stayed while the parties proceed with mediation or arbitration upon terms agreed to by the parties. The final decision of the administrative hearing commission shall be subject to judicial review in the circuit court of the county involved. In the event a valuation of subclass (1) real property within any county with a charter form of government, or within a city not within a county, is made by a computer, computer-assisted method or a computer program, the burden of proof, supported by clear, convincing and cogent evidence to sustain such valuation, shall be on the assessor at any hearing or appeal. In any such county, unless the assessor proves otherwise, there shall be a presumption that the assessment was made by a computer, computer-assisted method or a computer program. Such evidence shall include, but shall not be limited to, the following:

- (1) The findings of the assessor based on an appraisal of the property by generally accepted appraisal techniques; and
- (2) The purchase prices from sales of at least three comparable properties and the address or location thereof. As used in this subdivision, the word "comparable" means that:
 - (a) Such sale was closed at a date relevant to the property valuation; and
- (b) Such properties are not more than one mile from the site of the disputed property, except where no similar properties exist within one mile of the disputed property, the nearest comparable property shall be used. Such property shall be within five hundred square feet in size of the disputed property, and resemble the disputed property in age, floor plan, number of rooms, and other relevant characteristics.
- 2. Assessors in each county of this state and the City of St. Louis may send personal property assessment forms through the mail.
- 3. The following items of personal property shall each constitute separate subclasses of tangible personal property and shall be assessed and valued for the purposes of taxation at the following percentages of their true value in money:
 - (1) Grain and other agricultural crops in an unmanufactured condition, one-half of one percent;
 - (2) Livestock, twelve percent;
 - (3) Farm machinery, twelve percent;

- (4) Motor vehicles which are eligible for registration as and are registered as historic motor vehicles pursuant to section 301.131 and aircraft which are at least twenty-five years old and which are used solely for noncommercial purposes and are operated less than fifty hours per year or aircraft that are home built from a kit, five percent;
 - (5) Poultry, twelve percent; and
- (6) Tools and equipment used for pollution control and tools and equipment used in retooling for the purpose of introducing new product lines or used for making improvements to existing products by any company which is located in a state enterprise zone and which is identified by any standard industrial classification number cited in subdivision (5) of section 135.200, twenty-five percent.
- 4. The person listing the property shall enter a true and correct statement of the property, in a printed blank prepared for that purpose. The statement, after being filled out, shall be signed and either affirmed or sworn to as provided in section 137.155. The list shall then be delivered to the assessor.
- 5. (1) All subclasses of real property, as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, shall be assessed at the following percentages of true value:
 - (a) For real property in subclass (1), nineteen percent;
 - (b) For real property in subclass (2), twelve percent; and
 - (c) For real property in subclass (3), thirty-two percent.
- (2) A taxpayer may apply to the county assessor, or, if not located within a county, then the assessor of such city, for the reclassification of such taxpayer's real property if the use or purpose of such real property is changed after such property is assessed under the provisions of this chapter. If the assessor determines that such property shall be reclassified, he or she shall determine the assessment under this subsection based on the percentage of the tax year that such property was classified in each subclassification.
- 6. Manufactured homes, as defined in section 700.010, which are actually used as dwelling units shall be assessed at the same percentage of true value as residential real property for the purpose of taxation. The percentage of assessment of true value for such manufactured homes shall be the same as for residential real property. If the county collector cannot identify or find the manufactured home when attempting to attach the manufactured home for payment of taxes owed by the manufactured home owner, the county collector may request the county commission to have the manufactured home removed from the tax books, and such request shall be granted within thirty days after the request is made; however, the removal from the tax books does not remove the tax lien on the manufactured home if it is later identified or found. For purposes of this section, a manufactured home located in a manufactured home rental park, rental community or on real estate not owned by the manufactured home owner shall be considered personal property. For purposes of this section, a manufactured home located on real estate owned by the manufactured home owner may be considered real property.
- 7. Each manufactured home assessed shall be considered a parcel for the purpose of reimbursement pursuant to section 137.750, unless the manufactured home is real estate as defined in subsection 7 of section 442.015 and assessed as a realty improvement to the existing real estate parcel.
- 8. Any amount of tax due and owing based on the assessment of a manufactured home shall be included on the personal property tax statement of the manufactured home owner unless the manufactured home is real estate as defined in subsection 7 of section 442.015, in which case the amount of tax due and owing on the assessment of the manufactured home as a realty improvement to the existing real estate parcel shall be included on the real property tax statement of the real estate owner.
- 9. The assessor of each county and each city not within a county shall use the trade-in value published in the October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information for determining the true value of motor vehicles described in such publication. The assessor shall not use a value that is greater than the average trade-in value in determining the true value of the motor vehicle without performing a physical inspection of the motor vehicle. For vehicles two years old or newer from a vehicle's model year, the assessor may use a value other than average without performing a physical inspection of the motor vehicle. In the absence of a listing for a particular motor vehicle in such publication, the assessor shall use such information or publications which in the assessor's judgment will fairly estimate the true value in money of the motor vehicle.
- 10. Before the assessor may increase the assessed valuation of any parcel of subclass (1) real property by more than fifteen percent since the last assessment, excluding increases due to new construction or improvements, the assessor shall conduct a physical inspection of such property.

- 11. If a physical inspection is required, pursuant to subsection 10 of this section, the assessor shall notify the property owner of that fact in writing and shall provide the owner clear written notice of the owner's rights relating to the physical inspection. If a physical inspection is required, the property owner may request that an interior inspection be performed during the physical inspection. The owner shall have no less than thirty days to notify the assessor of a request for an interior physical inspection.
- 12. A physical inspection, as required by subsection 10 of this section, shall include, but not be limited to, an on-site personal observation and review of all exterior portions of the land and any buildings and improvements to which the inspector has or may reasonably and lawfully gain external access, and shall include an observation and review of the interior of any buildings or improvements on the property upon the timely request of the owner pursuant to subsection 11 of this section. Mere observation of the property via a drive-by inspection or the like shall not be considered sufficient to constitute a physical inspection as required by this section.
- 13. [The provisions of subsections 11 and 12 of this section shall only apply in any county with a charter-form of government with more than one million inhabitants.
- 14-] A county or city collector may accept credit cards as proper form of payment of outstanding property tax or license due. No county or city collector may charge surcharge for payment by credit card which exceeds the fee or surcharge charged by the credit card bank, processor, or issuer for its service. A county or city collector may accept payment by electronic transfers of funds in payment of any tax or license and charge the person making such payment a fee equal to the fee charged the county by the bank, processor, or issuer of such electronic payment.
- [15] 14. Any county or city not within a county in this state may, by an affirmative vote of the governing body of such county, opt out of the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of the general reassessment, prior to January first of any year. No county or city not within a county shall exercise this opt-out provision after implementing the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, in a year of general reassessment. For the purposes of applying the provisions of this subsection, a political subdivision contained within two or more counties where at least one of such counties has opted out and at least one of such counties has not opted out shall calculate a single tax rate as in effect prior to the enactment of house bill no. 1150 of the ninety-first general assembly, second regular session. A governing body of a city not within a county or a county that has opted out under the provisions of this subsection may choose to implement the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session, and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of general reassessment, by an affirmative vote of the governing body prior to December thirty-first of any year.
- [46] 15. The governing body of any city of the third classification with more than twenty-six thousand three hundred but fewer than twenty-six thousand seven hundred inhabitants located in any county that has exercised its authority to opt out under subsection 15 of this section may levy separate and differing tax rates for real and personal property only if such city bills and collects its own property taxes or satisfies the entire cost of the billing and collection of such separate and differing tax rates. Such separate and differing rates shall not exceed such city's tax rate ceiling.
- [47] 16. Any portion of real property that is available as reserve for strip, surface, or coal mining for minerals for purposes of excavation for future use or sale to others that has not been bonded and permitted under chapter 444 shall be assessed based upon how the real property is currently being used. Any information provided to a county assessor, state tax commission, state agency, or political subdivision responsible for the administration of tax policies shall, in the performance of its duties, make available all books, records, and information requested, except such books, records, and information as are by law declared confidential in nature, including individually identifiable information regarding a specific taxpayer or taxpayer's mine property. For purposes of this subsection, "mine property" shall mean all real property that is in use or readily available as a reserve for strip, surface, or coal mining for minerals for purposes of excavation for current or future use or sale to others that has been bonded and permitted under chapter 444.
- 137.385. Any person aggrieved by the assessment of his property may appeal to the county board of equalization. An appeal shall be in writing and the forms to be used for this purpose shall be furnished by the county clerk. Such appeal shall be lodged with the county clerk as secretary of the board of equalization before the **[third] second** Monday in **[June] July**; provided, that the board may in its discretion extend the time for filing such appeals.

- 138.060. 1. The county board of equalization shall, in a summary way, determine all appeals from the valuation of property made by the assessor, and shall correct and adjust the assessment accordingly. There shall be no presumption that the assessor's valuation is correct. In any county with a charter form of government with a population greater than two hundred eighty thousand inhabitants but less than two hundred eighty-five thousand inhabitants, [and] in any county with a charter form of government with greater than one million inhabitants, [and] in any city not within a county, and in any other county for any property whose assessed valuation increased at least fifteen percent from the previous assessment unless the increase is due to new construction or improvement, the assessor shall have the burden to prove that the assessor's valuation does not exceed the true market value of the subject property. In such county or city, in the event a physical inspection of the subject property is required by subsection 10 of section 137.115, the assessor shall have the burden to establish the manner in which the physical inspection was performed and shall have the burden to prove that the physical inspection was performed in accordance with section 137.115. In such county or city, in the event the assessor fails to provide sufficient evidence to establish that the physical inspection was performed in accordance with section 137.115, the property owner shall prevail on the appeal as a matter of law. At any hearing before the state tax commission or a court of competent jurisdiction of an appeal of assessment from a first class charter county or a city not within a county, the assessor shall not advocate nor present evidence advocating a valuation higher than that value finally determined by the assessor or the value determined by the board of equalization, whichever is higher, for that assessment period.
- 2. The county clerk shall keep an accurate record of the proceedings and orders of the board, and the assessor shall correct all erroneous assessments, and the clerk shall adjust the tax book according to the orders of such board and the orders of the state tax commission, except that in adding or deducting such percent to each tract or parcel of real estate as required by such board or state tax commission, he shall add or deduct in each case any fractional sum of less than fifty cents, so that the value of any separate tract shall contain no fractions of a dollar.
- 138.090. 1. Except as provided in subsection 2 of this section, the county board of equalization in first class counties shall meet on the [first] third Monday in July of each year.
- 2. Upon a finding by the board that it is necessary in order to fairly hear all cases arising from a general reassessment, the board may begin meeting after July first in any applicable year to timely consider any appeal or complaint resulting from an evaluation made during a general reassessment of all taxable real property and possessory interests in the county. There shall be no presumption that the assessor's valuation is correct.
- 143.121. 1. The Missouri adjusted gross income of a resident individual shall be the taxpayer's federal adjusted gross income subject to the modifications in this section.
 - 2. There shall be added to the taxpayer's federal adjusted gross income:
- (1) The amount of any federal income tax refund received for a prior year which resulted in a Missouri income tax benefit. The amount added pursuant to this subdivision shall not include any amount of a federal income tax refund attributable to a tax credit reducing a taxpayer's federal tax liability pursuant to Public Law 116-136, enacted by the 116th United States Congress, for the tax year beginning on or after January 1, 2020, and ending on or before December 31, 2020, and deducted from Missouri adjusted gross income pursuant to section 143.171;
- (2) Interest on certain governmental obligations excluded from federal gross income by 26 U.S.C. Section 103 of the Internal Revenue Code, as amended. The previous sentence shall not apply to interest on obligations of the state of Missouri or any of its political subdivisions or authorities and shall not apply to the interest described in subdivision (1) of subsection 3 of this section. The amount added pursuant to this subdivision shall be reduced by the amounts applicable to such interest that would have been deductible in computing the taxable income of the taxpayer except only for the application of 26 U.S.C. Section 265 of the Internal Revenue Code, as amended. The reduction shall only be made if it is at least five hundred dollars;
- (3) The amount of any deduction that is included in the computation of federal taxable income pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002 to the extent the amount deducted relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent the amount deducted exceeds the amount that would have been deductible pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code of 1986 as in effect on January 1, 2002;
- (4) The amount of any deduction that is included in the computation of federal taxable income for net operating loss allowed by 26 U.S.C. Section 172 of the Internal Revenue Code of 1986, as amended, other than the deduction allowed by 26 U.S.C. Section 172(b)(1)(G) and 26 U.S.C. Section 172(i) of the Internal Revenue Code of 1986, as amended, for a net operating loss the taxpayer claims in the tax year in which the net operating loss occurred or carries forward for a period of more than twenty years and carries backward for more than two years.

Any amount of net operating loss taken against federal taxable income but disallowed for Missouri income tax purposes pursuant to this subdivision after June 18, 2002, may be carried forward and taken against any income on the Missouri income tax return for a period of not more than twenty years from the year of the initial loss; and

- (5) For nonresident individuals in all taxable years ending on or after December 31, 2006, the amount of any property taxes paid to another state or a political subdivision of another state for which a deduction was allowed on such nonresident's federal return in the taxable year unless such state, political subdivision of a state, or the District of Columbia allows a subtraction from income for property taxes paid to this state for purposes of calculating income for the income tax for such state, political subdivision of a state, or the District of Columbia;
- (6) For all tax years beginning on or after January 1, 2018, any interest expense paid or accrued in a previous taxable year, but allowed as a deduction under 26 U.S.C. Section 163, as amended, in the current taxable year by reason of the carryforward of disallowed business interest provisions of 26 U.S.C. Section 163(j), as amended. For the purposes of this subdivision, an interest expense is considered paid or accrued only in the first taxable year the deduction would have been allowable under 26 U.S.C. Section 163, as amended, if the limitation under 26 U.S.C. Section 163(j), as amended, did not exist.
- 3. There shall be subtracted from the taxpayer's federal adjusted gross income the following amounts to the extent included in federal adjusted gross income:
- (1) Interest received on deposits held at a federal reserve bank or interest or dividends on obligations of the United States and its territories and possessions or of any authority, commission or instrumentality of the United States to the extent exempt from Missouri income taxes pursuant to the laws of the United States. The amount subtracted pursuant to this subdivision shall be reduced by any interest on indebtedness incurred to carry the described obligations or securities and by any expenses incurred in the production of interest or dividend income described in this subdivision. The reduction in the previous sentence shall only apply to the extent that such expenses including amortizable bond premiums are deducted in determining the taxpayer's federal adjusted gross income or included in the taxpayer's Missouri itemized deduction. The reduction shall only be made if the expenses total at least five hundred dollars;
- (2) The portion of any gain, from the sale or other disposition of property having a higher adjusted basis to the taxpayer for Missouri income tax purposes than for federal income tax purposes on December 31, 1972, that does not exceed such difference in basis. If a gain is considered a long-term capital gain for federal income tax purposes, the modification shall be limited to one-half of such portion of the gain;
- (3) The amount necessary to prevent the taxation pursuant to this chapter of any annuity or other amount of income or gain which was properly included in income or gain and was taxed pursuant to the laws of Missouri for a taxable year prior to January 1, 1973, to the taxpayer, or to a decedent by reason of whose death the taxpayer acquired the right to receive the income or gain, or to a trust or estate from which the taxpayer received the income or gain;
- (4) Accumulation distributions received by a taxpayer as a beneficiary of a trust to the extent that the same are included in federal adjusted gross income;
- (5) The amount of any state income tax refund for a prior year which was included in the federal adjusted gross income;
- (6) The portion of capital gain specified in section 135.357 that would otherwise be included in federal adjusted gross income;
- (7) The amount that would have been deducted in the computation of federal taxable income pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as in effect on January 1, 2002, to the extent that amount relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent that amount exceeds the amount actually deducted pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002;
- (8) For all tax years beginning on or after January 1, 2005, the amount of any income received for military service while the taxpayer serves in a combat zone which is included in federal adjusted gross income and not otherwise excluded therefrom. As used in this section, "combat zone" means any area which the President of the United States by Executive Order designates as an area in which Armed Forces of the United States are or have engaged in combat. Service is performed in a combat zone only if performed on or after the date designated by the President by Executive Order as the date of the commencing of combat activities in such zone, and on or before the date designated by the President by Executive Order as the date of the termination of combatant activities in such zone;
- (9) For all tax years ending on or after July 1, 2002, with respect to qualified property that is sold or otherwise disposed of during a taxable year by a taxpayer and for which an additional modification was made under subdivision (3) of subsection 2 of this section, the amount by which additional modification made under subdivision (3) of subsection 2 of this section on qualified property has not been recovered through the additional subtractions provided in subdivision (7) of this subsection;

- (10) For all tax years beginning on or after January 1, 2014, the amount of any income received as payment from any program which provides compensation to agricultural producers who have suffered a loss as the result of a disaster or emergency, including the:
 - (a) Livestock Forage Disaster Program;
 - (b) Livestock Indemnity Program;
 - (c) Emergency Assistance for Livestock, Honeybees, and Farm-Raised Fish;
 - (d) Emergency Conservation Program;
 - (e) Noninsured Crop Disaster Assistance Program;
 - (f) Pasture, Rangeland, Forage Pilot Insurance Program;
 - (g) Annual Forage Pilot Program;
 - (h) Livestock Risk Protection Insurance Plan; and
 - (i) Livestock Gross Margin Insurance Plan; and
- (11) For all tax years beginning on or after January 1, 2018, any interest expense paid or accrued in the current taxable year, but not deducted as a result of the limitation imposed under 26 U.S.C. Section 163(j), as amended. For the purposes of this subdivision, an interest expense is considered paid or accrued only in the first taxable year the deduction would have been allowable under 26 U.S.C. Section 163, as amended, if the limitation under 26 U.S.C. Section 163(j), as amended, did not exist.
- 4. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the taxpayer's share of the Missouri fiduciary adjustment provided in section 143.351.
- 5. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the modifications provided in section 143.411.
- 6. In addition to the modifications to a taxpayer's federal adjusted gross income in this section, to calculate Missouri adjusted gross income there shall be subtracted from the taxpayer's federal adjusted gross income any gain recognized pursuant to 26 U.S.C. Section 1033 of the Internal Revenue Code of 1986, as amended, arising from compulsory or involuntary conversion of property as a result of condemnation or the imminence thereof.
- 7. (1) As used in this subsection, "qualified health insurance premium" means the amount paid during the tax year by such taxpayer for any insurance policy primarily providing health care coverage for the taxpayer, the taxpayer's spouse, or the taxpayer's dependents.
- (2) In addition to the subtractions in subsection 3 of this section, one hundred percent of the amount of qualified health insurance premiums shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for such premiums is included in federal taxable income. The taxpayer shall provide the department of revenue with proof of the amount of qualified health insurance premiums paid.
- 8. (1) Beginning January 1, 2014, in addition to the subtractions provided in this section, one hundred percent of the cost incurred by a taxpayer for a home energy audit conducted by an entity certified by the department of natural resources under section 640.153 or the implementation of any energy efficiency recommendations made in such an audit shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for any such activity is included in federal taxable income. The taxpayer shall provide the department of revenue with a summary of any recommendations made in a qualified home energy audit, the name and certification number of the qualified home energy auditor who conducted the audit, and proof of the amount paid for any activities under this subsection for which a deduction is claimed. The taxpayer shall also provide a copy of the summary of any recommendations made in a qualified home energy audit to the department of natural resources.
- (2) At no time shall a deduction claimed under this subsection by an individual taxpayer or taxpayers filing combined returns exceed one thousand dollars per year for individual taxpayers or cumulatively exceed two thousand dollars per year for taxpayers filing combined returns.
- (3) Any deduction claimed under this subsection shall be claimed for the tax year in which the qualified home energy audit was conducted or in which the implementation of the energy efficiency recommendations occurred. If implementation of the energy efficiency recommendations occurred during more than one year, the deduction may be claimed in more than one year, subject to the limitations provided under subdivision (2) of this subsection
- (4) A deduction shall not be claimed for any otherwise eligible activity under this subsection if such activity qualified for and received any rebate or other incentive through a state-sponsored energy program or through an electric corporation, gas corporation, electric cooperative, or municipally owned utility.
 - 9. The provisions of subsection 8 of this section shall expire on December 31, 2020.

- 143.171. 1. For all tax years beginning on or after January 1, 1994, and ending on or before December 31, 2018, an individual taxpayer shall be allowed a deduction for his or her federal income tax liability under Chapter 1 of the Internal Revenue Code for the same taxable year for which the Missouri return is being filed, not to exceed five thousand dollars on a single taxpayer's return or ten thousand dollars on a combined return, after reduction for all credits thereon, except the credit for payments of federal estimated tax, the credit for the overpayment of any federal tax, and the credits allowed by the Internal Revenue Code by 26 U.S.C. Section 31, 26 U.S.C. Section 27, and 26 U.S.C. Section 34.
- 2. (1) Notwithstanding any other provision of law to the contrary, for all tax years beginning on or after January 1, 2019, an individual taxpayer shall be allowed a deduction equal to a percentage of his or her federal income tax liability under Chapter 1 of the Internal Revenue Code for the same taxable year for which the Missouri return is being filed, not to exceed five thousand dollars on a single taxpayer's return or ten thousand dollars on a combined return, after reduction for all credits thereon, except the credit for payments of federal estimated tax, the credit for the overpayment of any federal tax, and the credits allowed by the Internal Revenue Code by 26 U.S.C. Section 31, 26 U.S.C. Section 27, and 26 U.S.C. Section 34. The deduction percentage is determined according to the following table:

If the Missouri gross income on the return is:

The deduction percentage is:
\$25,000 or less

35 percent

From \$25,001 to \$50,000

From \$50,001 to \$100,000

15 percent

From \$100,001 to \$125,000

\$125,001 or more

0 percent

- (2) Notwithstanding any provision of law to the contrary, the amount of any tax credits reducing a taxpayer's federal tax liability pursuant to Public Law 116-136, enacted by the 116th United States Congress, for the tax year beginning on or after January 1, 2020, and ending on or before December 31, 2020, shall not be considered in determining a taxpayer's federal tax liability for the purposes of subdivision (1) of this subsection.
- 3. For all tax years beginning on or after September 1, 1993, a corporate taxpayer shall be allowed a deduction for fifty percent of its federal income tax liability under Chapter 1 of the Internal Revenue Code for the same taxable year for which the Missouri return is being filed after reduction for all credits thereon, except the credit for payments of federal estimated tax, the credit for the overpayment of any federal tax, and the credits allowed by the Internal Revenue Code by 26 U.S.C. Section 31, 26 U.S.C. Section 27, and 26 U.S.C. Section 34.
- 4. If a federal income tax liability for a tax year prior to the applicability of sections 143.011 to 143.996 for which he was not previously entitled to a Missouri deduction is later paid or accrued, he may deduct the federal tax in the later year to the extent it would have been deductible if paid or accrued in the prior year.
- 166.400. Sections 166.400 to 166.455 shall be known and may be cited as the "Missouri Education [Savings] Program".
- 166.410. [Definitions.] As used in sections 166.400 to 166.455, except where the context clearly requires another interpretation, the following terms mean:
- (1) "Beneficiary", any individual designated by a participation agreement to benefit from payments for qualified education expenses at an eligible educational institution;
- (2) "Benefits", the payment of qualified education expenses on behalf of a beneficiary from a savings account during the beneficiary's attendance at an eligible educational institution;
 - (3) "Board", the Missouri education [savings] program board established in section 166.415;
- (4) "Eligible educational institution", an [institution of postsecondary education] eligible educational institution as defined in Section [529(e)(5)] 529 of the Internal Revenue Code, [and institutions of elementary and secondary education as provided in Sections 529(e)(7) and 529(e)(3) of the Internal Revenue Code,] as amended;
 - (5) "Financial institution", a bank, insurance company or registered investment company;
 - (6) "Internal Revenue Code", the Internal Revenue Code of 1986, as amended;
- (7) "Missouri education [savings] program" or "[savings] program", the program created pursuant to sections 166.400 to 166.455;

- (8) "Participant", a person who has entered into a participation agreement pursuant to sections 166.400 to 166.455 for the advance payment of qualified education expenses on behalf of a beneficiary;
- (9) "Participation agreement", an agreement between a participant and the board pursuant to and conforming with the requirements of sections 166.400 to 166.455; and
- (10) "Qualified higher education expenses" or "qualified education expenses", the qualified costs of tuition and fees and other expenses for attendance at an eligible educational institution, as defined in Section [529(e)(3)] 529 of the Internal Revenue Code, as amended.
- 166.415. 1. There is hereby created the "Missouri Education [Savings] Program". The program shall be administered by the Missouri education [savings] program board which shall consist of the Missouri state treasurer who shall serve as chairman, the commissioner of the department of higher education and workforce development, the commissioner of education, the commissioner of the office of administration, the director of the department of economic development, two persons having demonstrable experience and knowledge in the areas of finance or the investment and management of public funds, one of whom is selected by the president pro tem of the senate and one of whom is selected by the speaker of the house of representatives, and one person having demonstrable experience and knowledge in the area of banking or deposit rate determination and placement of depository certificates of deposit or other deposit investments. Such member shall be appointed by the governor with the advice and consent of the senate. The three appointed members shall be appointed to serve for terms of four years from the date of appointment, or until their successors shall have been appointed and shall have qualified. The members of the board shall be subject to the conflict of interest provisions of section 105.452. Any member who violates the conflict of interest provisions shall be removed from the board. In order to establish and administer the [savings] program, the board, in addition to its other powers and authority, shall have the power and authority to:
- (1) Develop and implement the Missouri education [savings] program and, notwithstanding any provision of sections 166.400 to 166.455 to the contrary, the [savings] programs and services consistent with the purposes and objectives of sections 166.400 to 166.455;
- (2) Promulgate reasonable rules and regulations and establish policies and procedures to implement sections 166.400 to 166.455, to permit the [savings] program to qualify as a "qualified state tuition program" pursuant to Section 529 of the Internal Revenue Code and to ensure the [savings] program's compliance with all applicable laws;
- (3) Develop and implement educational programs and related informational materials for participants, either directly or through a contractual arrangement with a financial institution for investment services, and their families, including special programs and materials to inform families with young children regarding methods for financing education and training;
- (4) Enter into agreements with any financial institution, the state or any federal or other agency or entity as required for the operation of the [savings] program pursuant to sections 166.400 to 166.455;
 - (5) Enter into participation agreements with participants;
- (6) Accept any grants, gifts, legislative appropriations, and other moneys from the state, any unit of federal, state, or local government or any other person, firm, partnership, or corporation for deposit to the account of the [savings] program;
- (7) Invest the funds received from participants in appropriate investment instruments to achieve long-term total return through a combination of capital appreciation and current income;
- (8) Make appropriate payments and distributions on behalf of beneficiaries pursuant to participation agreements;
- (9) Make refunds to participants upon the termination of participation agreements pursuant to the provisions, limitations, and restrictions set forth in sections 166.400 to 166.455 and the rules adopted by the board;
 - (10) Make provision for the payment of costs of administration and operation of the [savings] program;
- (11) Effectuate and carry out all the powers granted by sections 166.400 to 166.455, and have all other powers necessary to carry out and effectuate the purposes, objectives and provisions of sections 166.400 to 166.455 pertaining to the [savings] program; and
- (12) Procure insurance, guarantees or other protections against any loss in connection with the assets or activities of the [savings] program.
- 2. Any member of the board may designate a proxy for that member who will enjoy the full voting privileges of that member for the one meeting so specified by that member. No more than three proxies shall be considered members of the board for the purpose of establishing a quorum.

- 3. Four members of the board shall constitute a quorum. No vacancy in the membership of the board shall impair the right of a quorum to exercise all the rights and perform all the duties of the board. No action shall be taken by the board except upon the affirmative vote of a majority of the members present.
- 4. The board shall meet within the state of Missouri at the time set at a previously scheduled meeting or by the request of any four members of the board. Notice of the meeting shall be delivered to all other trustees in person or by depositing notice in a United States post office in a properly stamped and addressed envelope not less than six days prior to the date fixed for the meeting. The board may meet at any time by unanimous mutual consent. There shall be at least one meeting in each quarter.
- 5. The funds shall be invested only in those investments which a prudent person acting in a like capacity and familiar with these matters would use in the conduct of an enterprise of a like character and with like aims, as provided in section 105.688. For new contracts entered into after August 28, 2012, board members shall study investment plans of other states and contract with or negotiate to provide benefit options the same as or similar to other states' qualified plans for the purpose of offering additional options for members of the plan. The board may delegate to duly appointed investment counselors authority to act in place of the board in the investment and reinvestment of all or part of the moneys and may also delegate to such counselors the authority to act in place of the board in the holding, purchasing, selling, assigning, transferring or disposing of any or all of the securities and investments in which such moneys shall have been invested, as well as the proceeds of such investments and such moneys. Such investment counselors shall be registered as investment advisors with the United States Securities and Exchange Commission. In exercising or delegating its investment powers and authority, members of the board shall exercise ordinary business care and prudence under the facts and circumstances prevailing at the time of the action or decision. No member of the board shall be liable for any action taken or omitted with respect to the exercise of, or delegation of, these powers and authority if such member shall have discharged the duties of his or her position in good faith and with that degree of diligence, care and skill which a prudent person acting in a like capacity and familiar with these matters would use in the conduct of an enterprise of a like character and with like aims.
- 6. No investment transaction authorized by the board shall be handled by any company or firm in which a member of the board has a substantial interest, nor shall any member of the board profit directly or indirectly from any such investment.
- 7. No trustee or employee of the [savings] program shall receive any gain or profit from any funds or transaction of the [savings] program. Any trustee, employee or agent of the [savings] program accepting any gratuity or compensation for the purpose of influencing such trustee's, employee's or agent's action with respect to the investment or management of the funds of the [savings] program shall thereby forfeit the office and in addition thereto be subject to the penalties prescribed for bribery.
- 166.420. 1. The board may enter into [savings] program participation agreements with participants on behalf of beneficiaries pursuant to the provisions of sections 166.400 to 166.455, including the following terms and conditions:
- (1) A participation agreement shall stipulate the terms and conditions of the [savings] program in which the participant makes contributions;
- (2) A participation agreement shall specify the method for calculating the return on the contribution made by the participant;
- (3) The execution of a participation agreement by the board shall not guarantee that the beneficiary named in any participation agreement will be admitted to an eligible educational institution, be allowed to continue to attend an eligible educational institution after having been admitted or will graduate from an eligible educational institution;
- (4) A participation agreement shall clearly and prominently disclose to participants the risk associated with depositing moneys with the board;
- (5) Participation agreements shall be organized and presented in a way and with language that is easily understandable by the general public; and
- (6) A participation agreement shall clearly and prominently disclose to participants the existence of any load charge or similar charge assessed against the accounts of the participants for administration or services.
- 2. The board shall establish the maximum amount which may be contributed annually [by a participant] with respect to a beneficiary.
- 3. The board shall establish a total contribution limit for savings accounts established under the [savings] program with respect to a beneficiary to permit the [savings] program to qualify as a "qualified state tuition program" pursuant to Section 529 of the Internal Revenue Code. No contribution may be made to a savings account for a beneficiary if it would cause the balance of all savings accounts of the beneficiary to exceed the total contribution limit established by the board. The board may establish other requirements that it deems appropriate to

provide adequate safeguards to prevent contributions on behalf of a beneficiary from exceeding what is necessary to provide for the qualified education expenses of the beneficiary.

- 4. The board shall establish the minimum length of time that contributions and earnings must be held by the [savings] program to qualify pursuant to section 166.435. Any contributions or earnings that are withdrawn or distributed from a savings account prior to the expiration of the minimum length of time, as established by the board, shall be subject to a penalty pursuant to section 166.430.
- 166.425. All money paid by a participant in connection with participation agreements shall be deposited as received and shall be promptly invested by the board. Contributions and earnings thereon accumulated on behalf of participants in the [savings] program may be used, as provided in the participation agreement, for qualified education expenses. Such contributions and earnings shall not be considered income for purposes of determining a participant's eligibility for financial assistance under any state student aid program.
- 166.435. 1. Notwithstanding any law to the contrary, the assets of the [savings] program held by the board, the assets of any deposit program authorized in section 166.500, and the assets of any qualified tuition [savings] program established pursuant to Section 529 of the Internal Revenue Code and any income therefrom shall be exempt from all taxation by the state or any of its political subdivisions. Income earned or received from the [savings] program, deposit, or other qualified tuition [savings] programs established under Section 529 of the Internal Revenue Code, or refunds of qualified education expenses received by a beneficiary from an eligible educational institution in connection with withdrawal from enrollment at such institution which are contributed within sixty days of withdrawal to a qualified tuition [savings] program of which such individual is a beneficiary shall not be subject to state income tax imposed pursuant to chapter 143 and shall be eligible for any benefits provided in accordance with Section 529 of the Internal Revenue Code. The exemption from taxation pursuant to this section shall apply only to assets and income maintained, accrued, or expended pursuant to the requirements of the [savings] program established pursuant to sections 166.400 to 166.455, the deposit program established pursuant to sections 166.500 to 166.529, and other qualified tuition [savings] programs established under Section 529 of the Internal Revenue Code, and no exemption shall apply to assets and income expended for any other purposes. Annual contributions made to the [savings] program held by the board, the deposit program, and any qualified tuition [savings] program established under Section 529 of the Internal Revenue Code up to and including eight thousand dollars per [participating] taxpayer, and up to sixteen thousand dollars for married individuals filing a joint tax return, shall be subtracted in determining Missouri adjusted gross income pursuant to section 143.121.
- 2. If any deductible contributions to or earnings from any such program referred to in this section are distributed and not used to pay qualified education expenses, not transferred as allowed by 26 U.S.C. Section 529(c)(3)(C)(i), as amended, and any Internal Revenue Service regulations or guidance issued in relation thereto, or are not held for the minimum length of time established by the appropriate Missouri board, then the amount so distributed shall be included in the Missouri adjusted gross income of the participant, or, if the participant is not living, the beneficiary.
- 3. The provisions of this section shall apply to tax years beginning on or after January 1, 2008, and the provisions of this section with regard to sections 166.500 to 166.529 shall apply to tax years beginning on or after January 1, 2004.
- 166.440. The assets of the [savings] program shall at all times be preserved, invested and expended only for the purposes set forth in this section and in accordance with the participation agreements, and no property rights therein shall exist in favor of the state.
- 166.456. All personally identifiable information concerning participants and beneficiaries of accounts established within the Missouri education [savings] program pursuant to sections 166.400 to 166.456 shall be confidential, and any disclosure of such information shall be restricted to purposes directly connected with the administration of the program.
- 238.207. 1. Whenever the creation of a district is desired, not less than fifty registered voters from each county partially or totally within the proposed district may file a petition requesting the creation of a district. However, if no persons eligible to be registered voters reside within the district, the owners of record of all of the real property, except public streets, located within the proposed district may file a petition requesting the creation of a district. The petition shall be filed in the circuit court of any county partially or totally within the proposed district.
- 2. Alternatively, the governing body of any local transportation authority within any county in which a proposed project may be located may file a petition in the circuit court of that county, requesting the creation of a district.
- 3. The proposed district area shall be contiguous and may contain all or any portion of one or more municipalities and counties; provided:

- (1) Property separated only by public streets, easements or rights-of-way shall be considered contiguous;
- (2) In the case of a district formed pursuant to a petition filed by the owners of record of all of the real property located within the proposed district, the proposed district area need not contain contiguous properties if:
 - (a) The petition provides that the only funding method for project costs will be a sales tax;
- (b) The court finds that all of the real property located within the proposed district will benefit by the projects to be undertaken by the district; and
 - (c) Each parcel within the district is within five miles of every other parcel; and
- (3) In the case of a district created pursuant to subsection 5 of this section, property separated only by public streets, easements, or rights-of-way or connected by a single public street, easement, or right-of-way shall be considered contiguous.
 - 4. The petition shall set forth:
- (1) The name, voting residence and county of residence of each individual petitioner, or, if no persons eligible to be registered voters reside within the proposed district, the name and address of each owner of record of real property located within the proposed district, or shall recite that the petitioner is the governing body of a local transportation authority acting in its official capacity;
- (2) The name and address of each respondent. Respondents must include the commission and each affected local transportation authority within the proposed district, except a petitioning local transportation authority;
 - (3) A specific description of the proposed district boundaries including a map illustrating such boundaries;
- (4) A general description of each project proposed to be undertaken by that district, including a description of the approximate location of each project;
 - (5) The estimated project costs and the anticipated revenues to be collected from the project;
 - (6) The name of the proposed district;
- (7) The number of members of the board of directors of the proposed district, which shall be not less than five or more than fifteen;
- (8) A statement that the terms of office of initial board members shall be staggered in approximately equal numbers to expire in one, two or three years;
- (9) If the petition was filed by registered voters or by a governing body, a request that the question be submitted to the qualified voters within the limits of the proposed district whether they will establish a transportation development district to develop a specified project or projects;
- (10) A proposal for funding the district initially, pursuant to the authority granted in sections 238.200 to 238.275, together with a request that the funding proposal be submitted to the qualified voters within the [limits of] municipality in which the proposed district is located; provided, however, the funding method of special assessments may also be approved as provided in subsection 1 of section 238.230;
- (11) A statement that the proposed district shall not be an undue burden on any owner of property within the district and is not unjust or unreasonable; and
- (12) Details of the budgeted expenditures, including estimated expenditures for real physical improvements, estimated land acquisition expenses, estimated expenses for professional services and estimated interest charges.
- 5. (1) As an alternative to the methods described in subsections 1 and 2 of this section, if two or more local transportation authorities have adopted resolutions calling for the joint establishment of a district, the governing body of any one such local transportation authority may file a petition in the circuit court of any county in which the proposed project is located requesting the creation of a district; or, if not less than fifty registered voters from each of two or more counties sign a petition calling for the joint establishment of a district for the purpose of developing a project that lies in whole or in part within those same counties, the petition may be filed in the circuit court of any of those counties in which not less than fifty registered voters have signed the petition.
- (2) The proposed district area shall be contiguous and may contain all or any portion of one or more municipalities and counties. Property separated only by public streets, easements, or rights-of-way or connected by a single public street, easement, or right-of-way shall be considered contiguous.
 - (3) The petition shall set forth:
- (a) That the petitioner is the governing body of a local transportation authority acting in its official capacity; or, if the petition was filed by obtaining the signatures of not less than fifty registered voters in each of two or more counties, it shall set forth the name, voting residence, and county of residence of each individual petitioner;
- (b) The name of each local transportation authority within the proposed district. The resolution of the governing body of each local transportation authority calling for the joint establishment of the district shall be attached to the petition;

- (c) The name and address of each respondent. Respondents must include the commission and each affected local transportation authority within the proposed district, except a petitioning local transportation authority;
 - (d) A specific description of the proposed district boundaries including a map illustrating such boundaries;
- (e) A general description of each project proposed to be undertaken by the district, including a description of the approximate location of each project;
 - (f) The name of the proposed district;
 - (g) The number of members of the board of directors of the proposed district;
- (h) A request that the question be submitted to the qualified voters within the limits of the proposed district whether they will establish a transportation development district to develop the projects described in the petition;
- (i) A proposal for funding the district initially, pursuant to the authority granted in sections 238.200 to 238.275, together with a request that the imposition of the funding proposal be submitted to the qualified voters residing within [limits of] municipality in which the proposed district is located; provided, however, the funding method of special assessments may also be approved as provided in subsection 1 of section 238.230; and
- (j) A statement that the proposed district shall not be an undue burden on any owner of property within the district and is not unjust or unreasonable.
- 238.235. 1. (1) Any transportation development district may by resolution impose a transportation development district sales tax on all retail sales made in such transportation development district which are subject to taxation pursuant to the provisions of sections 144.010 to 144.525, except such transportation development district sales tax shall not apply to the sale or use of motor vehicles, trailers, boats or outboard motors nor to all sales of electricity or electrical current, water and gas, natural or artificial, nor to sales of service to telephone subscribers, either local or long distance. Such transportation development district sales tax may be imposed for any transportation development purpose designated by the transportation development district in its ballot of submission to its qualified voters, except that no resolution enacted pursuant to the authority granted by this section shall be effective unless:
- (a) The board of directors of the transportation development district submits to the qualified voters of the **municipality in which the** transportation development district **is located** a proposal to authorize the board of directors of the transportation development district to impose or increase the levy of an existing tax pursuant to the provisions of this section; or
- (b) The voters approved the question certified by the petition filed pursuant to subsection 5 of section 238.207.
- (2) If the transportation district submits to the qualified voters of the **municipality in which the** transportation development district **is located** a proposal to authorize the board of directors of the transportation development district to impose or increase the levy of an existing tax pursuant to the provisions of paragraph (a) of subdivision (1) of this subsection, the ballot of submission shall contain, but need not be limited to, the following language:

Shall the transportation develop:	ment district of	(transportation developmen	t district's
name) impose a transportation d	evelopment district-v	vide sales tax at the rate of	(insert
amount) for a period of	(insert number) year	s from the date on which such t	tax is first
imposed for the purpose of	(insert transporta	tion development purpose)?	
□ YES	□ NO		

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the resolution and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the board of directors of the transportation development district shall have no power to impose the sales tax authorized by this section unless and until the board of directors of the transportation development district shall again have submitted another proposal to authorize it to impose the sales tax pursuant to the provisions of this section and such proposal is approved by a majority of the qualified voters voting thereon.

- (3) The sales tax authorized by this section shall become effective on the first day of the second calendar quarter after the department of revenue receives notification of the tax.
- (4) In each transportation development district in which a sales tax has been imposed in the manner provided by this section, every retailer shall add the tax imposed by the transportation development district pursuant to this section to the retailer's sale price, and when so added such tax shall constitute a part of the price, shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase price.

- (5) In order to permit sellers required to collect and report the sales tax authorized by this section to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting tax or to serve as a levy of the tax, and in order to avoid fractions of pennies, the transportation development district may establish appropriate brackets which shall be used in the district imposing a tax pursuant to this section in lieu of those brackets provided in section 144.285.
- (6) All revenue received by a transportation development district from the tax authorized by this section which has been designated for a certain transportation development purpose shall be deposited in a special trust fund and shall be used solely for such designated purpose. Upon the expiration of the period of years approved by the qualified voters pursuant to subdivision (2) of this subsection or if the tax authorized by this section is repealed pursuant to subsection 6 of this section, all funds remaining in the special trust fund shall continue to be used solely for such designated transportation development purpose. Any funds in such special trust fund which are not needed for current expenditures may be invested by the board of directors in accordance with applicable laws relating to the investment of other transportation development district funds.
- (7) The sales tax may be imposed in increments of one-eighth of one percent, up to a maximum of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within the transportation development district adopting such tax, if such property and services are subject to taxation by the state of Missouri pursuant to the provisions of sections 144.010 to 144.525, except such transportation development district sales tax shall not apply to the sale or use of motor vehicles, trailers, boats or outboard motors nor to public utilities. Any transportation development district sales tax imposed pursuant to this section shall be imposed at a rate that shall be uniform throughout the district.
- 2. The resolution imposing the sales tax pursuant to this section shall impose upon all sellers a tax for the privilege of engaging in the business of selling tangible personal property or rendering taxable services at retail to the extent and in the manner provided in sections 144.010 to 144.525, and the rules and regulations of the director of revenue issued pursuant thereto; except that the rate of the tax shall be the rate imposed by the resolution as the sales tax and the tax shall be reported and returned to and collected by the transportation development district.
- 3. On and after the effective date of any tax imposed pursuant to this section, the director of revenue shall perform all functions incident to the administration, collection, enforcement, and operation of the tax, and the director of revenue shall collect, in addition to all other sales taxes imposed by law, the additional tax authorized pursuant to this section. The tax imposed pursuant to this section and the taxes imposed pursuant to all other laws of the state of Missouri shall be collected together and reported upon such forms and pursuant to such administrative rules and regulations as may be prescribed by the director of revenue.
- 4. (1) All applicable provisions contained in sections 144.010 to 144.525, governing the state sales tax, sections 32.085 and 32.087 and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax imposed by this section, except as modified in this section.
- (2) All exemptions granted to agencies of government, organizations, persons and to the sale of certain articles and items of tangible personal property and taxable services pursuant to the provisions of sections 144.010 to 144.525 are hereby made applicable to the imposition and collection of the tax imposed by this section.
- (3) The same sales tax permit, exemption certificate and retail certificate required by sections 144.010 to 144.525 for the administration and collection of the state sales tax shall satisfy the requirements of this section, and no additional permit or exemption certificate or retail certificate shall be required; except that the transportation development district may prescribe a form of exemption certificate for an exemption from the tax imposed by this section.
- (4) All discounts allowed the retailer pursuant to the provisions of the state sales tax laws for the collection of and for payment of taxes pursuant to such laws are hereby allowed and made applicable to any taxes collected pursuant to the provisions of this section.
- (5) The penalties provided in section 32.057 and sections 144.010 to 144.525 for violation of those sections are hereby made applicable to violations of this section.
- (6) For the purpose of a sales tax imposed by a resolution pursuant to this section, all retail sales except retail sales of motor vehicles shall be deemed to be consummated at the place of business of the retailer unless the tangible personal property sold is delivered by the retailer or the retailer's agent to an out-of-state destination or to a common carrier for delivery to an out-of-state destination. In the event a retailer has more than one place of business in this state which participates in the sale, the sale shall be deemed to be consummated at the place of business of the retailer where the initial order for the tangible personal property is taken, even though the order must be forwarded elsewhere for acceptance, approval of credit, shipment or billing. A sale by a retailer's employee shall be deemed to be consummated at the place of business from which the employee works.

- 5. All sales taxes received by the transportation development district shall be deposited by the director of revenue in a special fund to be expended for the purposes authorized in this section. The director of revenue shall keep accurate records of the amount of money which was collected pursuant to this section, and the records shall be open to the inspection of officers of each transportation development district and the general public.
- 6. (1) No transportation development district imposing a sales tax pursuant to this section may repeal or amend such sales tax unless such repeal or amendment will not impair the district's ability to repay any liabilities which it has incurred, money which it has borrowed or revenue bonds, notes or other obligations which it has issued or which have been issued by the commission or any local transportation authority to finance any project or projects.
- (2) Whenever the board of directors of any transportation development district in which a transportation development sales tax has been imposed in the manner provided by this section receives a petition, signed by ten percent of the qualified voters calling for an election to repeal such transportation development sales tax, the board of directors shall, if such repeal will not impair the district's ability to repay any liabilities which it has incurred, money which it has borrowed or revenue bonds, notes or other obligations which it has issued or which have been issued by the commission or any local transportation authority to finance any project or projects, submit to the qualified voters of **the municipality in which** such transportation development district **is located** a proposal to repeal the transportation development sales tax imposed pursuant to the provisions of this section. If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal to repeal the transportation development sales tax, then the resolution imposing the transportation development sales tax, along with any amendments thereto, is repealed. If a majority of the votes cast by the qualified voters voting thereon are opposed to the proposal to repeal the transportation development sales tax, then the ordinance or resolution imposing the transportation development sales tax, along with any amendments thereto, shall remain in effect.
- 7. Notwithstanding any provision of sections 99.800 to 99.865 and this section to the contrary, the sales tax imposed by a district whose project is a public mass transportation system shall not be considered economic activity taxes as such term is defined under sections 99.805 and 99.918 and shall not be subject to allocation under the provisions of subsection 3 of section 99.845, or subsection 4 of section 99.957.
- 238.237. 1. If approved by a majority of the qualified voters voting on the question in the **municipality in** which the district is located, the district may charge and collect tolls or fees for the use of a project. The board may charge a lower toll rate or fee than that amount approved by the [district] voters, and may increase that lower toll rate or fee to a level not exceeding the toll or fee rate ceiling without voter approval. Toll rates or fees for the use of the same project may vary at the election of the board, depending upon the type or nature of the user, or the type or nature of the use.

2. The ballot of submission sha	all be substantially in the following form:
Shall the Transportation	on Development District be authorized to charge tolls or fees in
amounts not to exceed those gi	ven below:
Maximum Toll or Fee	Toll or Fee Description
(Insert amount)	(Insert a brief description of the toll or
fee, distinguishing it f	rom other tolls or fees to be charged on the same project)
(Insert amount)	(Describe the next toll or fee charged)
(Etc.)	(Etc.)
for the purpose of providing rev	venue for the development of a project (or projects) in the distric-
(insert general description of th	ne project or projects, if necessary)?
\Box YES	\Box NO
If you are in favor of the questi	on, place an "X" in the box opposite "YES". If you are opposed to

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

3. To construct a toll facility, a district may relocate an existing state highway, subject to approval by the commission, or an existing local public street or road, subject to approval by the local transportation authority having control and jurisdiction over such street or road. A district shall not incorporate an existing free public street, road, or highway into a district project that will be subject to tolls.

262.900. 1. As used in this section, the following terms mean:

(1) "Agricultural products", an agricultural, horticultural, viticultural, or vegetable product, growing of grapes that will be processed into wine, bees, honey, fish or other aquacultural product, planting seed, livestock, a livestock product, a forestry product, poultry or a poultry product, either in its natural or processed state, that has been produced, processed, or otherwise had value added to it in this state;

- (2) "Blighted area", [that portion of the city within which the legislative authority of such city determines that by reason of age, obsolescence, inadequate, or outmoded design or physical deterioration have become economic and social liabilities, and that such conditions are conducive to ill health, transmission of disease, crime or inability to pay reasonable taxes] an area which, by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 1400Z;
 - (3) "Department", the department of agriculture;
- (4) "Domesticated animal", cattle, calves, sheep, swine, ratite birds including but not limited to ostrich and emu, llamas, alpaca, buffalo, bison, elk documented as obtained from a legal source and not from the wild, goats, or horses, other equines, or rabbits raised in confinement for human consumption;
 - (5) "Grower UAZ", a type of UAZ:
 - (a) That can either grow produce, raise livestock, or produce other value-added agricultural products;
 - (b) That does not exceed fifty laying hens, six hundred fifty broiler chickens, or thirty domesticated animals;
- (6) "Livestock", cattle, calves, sheep, swine, ratite birds including but not limited to ostrich and emu, aquatic products as described in section 277.024, llamas, alpaca, buffalo, bison, elk documented as obtained from a legal source and not from the wild, goats, or horses, other equines, or rabbits raised in confinement for human consumption;
- (7) "Locally grown", a product that was grown or raised in the same county or city not within a county in which the UAZ is located or in an adjoining county or city not within a county. For a product raised or sold in a city not within a county, locally grown also includes an adjoining county with a charter form of government with more than nine hundred fifty thousand inhabitants and those adjoining said county;
 - (8) "Meat", any edible portion of livestock or poultry carcass or part thereof;
- (9) "Meat product", anything containing meat intended for or capable of use for human consumption, which is derived, in whole or in part, from livestock or poultry;
 - (10) "Mobile unit", the same as motor vehicle as defined in section 301.010;
 - (11) "Poultry", any domesticated bird intended for human consumption;
 - (12) "Processing UAZ", a type of UAZ:
 - (a) That processes livestock, poultry, or produce for human consumption;
 - (b) That meets federal and state processing laws and standards;
 - (c) Is a qualifying small business approved by the department;
- (13) "Qualifying small business", those enterprises which are established within an Urban Agricultural Zone subsequent to its creation, and which meet the definition established for the Small Business Administration and set forth in Section 121.201 of Part 121 of Title 13 of the Code of Federal Regulations;
 - (14) "Value-added agricultural products", any product or products that are the result of:
 - (a) Using an agricultural product grown in this state to produce a meat or dairy product in this state;
 - (b) A change in the physical state or form of the original agricultural product;
- (c) An agricultural product grown in this state which has had its value enhanced by special production methods such as organically grown products; or
- (d) A physical segregation of a commodity or agricultural product grown in this state that enhances its value such as identity preserved marketing systems;
- (15) "Urban agricultural zone" or "UAZ", a zone within a metropolitan statistical area as defined by the United States Office of Budget and Management that has one or more of the following entities that is a qualifying small business and approved by the department, as follows:
 - (a) Any organization or person who grows produce or other agricultural products;
 - (b) Any organization or person that raises livestock or poultry;
 - (c) Any organization or person who processes livestock or poultry;
 - (d) Any organization that sells at a minimum seventy-five percent locally grown food;
 - (16) "Vending UAZ", a type of UAZ:
 - (a) That sells produce, meat, or value-added locally grown agricultural goods;
- (b) That is able to accept food stamps under the provisions of the Supplemental Nutrition Assistance Program as a form of payment; and
 - (c) Is a qualifying small business that is approved by the department for an UAZ vendor license.

- 2. (1) A person or organization shall submit to any incorporated municipality an application to develop an UAZ on a blighted area of land. Such application shall demonstrate or identify on the application:
- (a) If the person or organization is a grower UAZ, processing UAZ, vending UAZ, or a combination of all three types of UAZs provided in this paragraph, in which case the person or organization shall meet the requirements of each type of UAZ in order to qualify;
 - (b) The number of jobs to be created;
 - (c) The types of products to be produced; and
- (d) If applying for a vending UAZ, the ability to accept food stamps under the provisions of the Supplemental Nutrition Assistance Program if selling products to consumers.
- (2) A municipality shall review and modify the application as necessary before either approving or denying the request to establish an UAZ.
- (3) Approval of the UAZ by such municipality shall be reviewed five and ten years after the development of the UAZ. After twenty-five years, the UAZ shall dissolve.

If the municipality finds during its review that the UAZ is not meeting the requirements set out in this section, the municipality may dissolve the UAZ.

- 3. The governing body of any municipality planning to seek designation of an urban agricultural zone shall establish an urban agricultural zone board. The number of members on the board shall be seven. One member of the board shall be appointed by the school district or districts located within the area proposed for designation of an urban agricultural zone. Two members of the board shall be appointed by other affected taxing districts. The remaining four members shall be chosen by the chief elected officer of the municipality. The four members chosen by the chief elected officer of the municipality shall all be residents of the county or city not within a county in which the UAZ is to be located, and at least one of such four members shall have experience in or represent organizations associated with sustainable agriculture, urban farming, community gardening, or any of the activities or products authorized by this section for UAZs.
- 4. The school district member and the two affected taxing district members shall each have initial terms of five years. Of the four members appointed by the chief elected official, two shall have initial terms of four years, and two shall have initial terms of three years. Thereafter, members shall serve terms of five years. Each member shall hold office until a successor has been appointed. All vacancies shall be filled in the same manner as the original appointment. For inefficiency or neglect of duty or misconduct in office, a member of the board may be removed by the applicable appointing authority.
- 5. A majority of the members shall constitute a quorum of such board for the purpose of conducting business and exercising the powers of the board and for all other purposes. Action may be taken by the board upon a vote of a majority of the members present.
 - 6. The members of the board annually shall elect a chair from among the members.
- 7. The role of the board shall be to conduct the activities necessary to advise the governing body on the designation of an urban agricultural zone and any other advisory duties as determined by the governing body. The role of the board after the designation of an urban agricultural zone shall be review and assessment of zone activities.
- 8. Prior to the adoption of an ordinance proposing the designation of an urban agricultural zone, the urban agricultural board shall fix a time and place for a public hearing and notify each taxing district located wholly or partially within the boundaries of the proposed urban agricultural zone. The board shall send, by certified mail, a notice of such hearing to all taxing districts and political subdivisions in the area to be affected and shall publish notice of such hearing in a newspaper of general circulation in the area to be affected by the designation at least twenty days prior to the hearing but not more than thirty days prior to the hearing. Such notice shall state the time, location, date, and purpose of the hearing. At the public hearing any interested person or affected taxing district may file with the board written objections to, or comments on, and may be heard orally in respect to, any issues embodied in the notice. The board shall hear and consider all protests, objections, comments, and other evidence presented at the hearing. The hearing may be continued to another date without further notice other than a motion to be entered upon the minutes fixing the time and place of the subsequent hearing.
- 9. Following the conclusion of the public hearing required under subsection 8 of this section, the governing authority of the municipality may adopt an ordinance designating an urban agricultural zone.
- 10. The real property of the UAZ shall not be subject to assessment or payment of ad valorem taxes on real property imposed by the cities affected by this section, or by the state or any political subdivision thereof, for a period of up to twenty-five years as specified by ordinance under subsection 9 of this section, except to such extent

and in such amount as may be imposed upon such real property during such period, as was determined by the assessor of the county in which such real property is located, or, if not located within a county, then by the assessor of such city, in an amount not greater than the amount of taxes due and payable thereon during the calendar year preceding the calendar year during which the urban agricultural zone was designated. The amounts of such tax assessments shall not be increased during such period so long as the real property is used in furtherance of the activities provided under the provisions of subdivision (15) of subsection 1 of this section. At the conclusion of the period of abatement provided by the ordinance, the property shall then be reassessed. If only a portion of real property is used as an UAZ, then only that portion of real property shall be exempt from assessment or payment of ad valorem taxes on such property, as provided by this section.

- 11. If the water services for the UAZ are provided by the municipality, the municipality may authorize a grower UAZ to pay wholesale water rates for the cost of water consumed on the UAZ. If available, the UAZ may pay fifty percent of the standard cost to hook onto the water source.
- 12. (1) Any local sales tax revenues received from the sale of agricultural products sold in the UAZ, or any local sales tax revenues received by a mobile unit associated with a vending UAZ selling agricultural products in the municipality in which the vending UAZ is located, shall be deposited in the urban agricultural zone fund established in subdivision (2) of this subsection. An amount equal to one percent shall be retained by the director of revenue for deposit in the general revenue fund to offset the costs of collection.
- (2) There is hereby created in the state treasury the "Urban Agricultural Zone Fund", which shall consist of money collected under subdivision (1) of this subsection. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, shall be used for the purposes authorized by this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. Fifty percent of fund moneys shall be made available to school districts. The remaining fifty percent of fund moneys shall be allocated to municipalities that have urban agricultural zones based upon the municipality's percentage of local sales tax revenues deposited into the fund. The municipalities shall, upon appropriation, provide fund moneys to urban agricultural zones within the municipality for improvements. School districts may apply to the department for money in the fund to be used for the development of curriculum on or the implementation of urban farming practices under the guidance of the University of Missouri extension service and a certified vocational agricultural instructor. The funds are to be distributed on a competitive basis within the school district or districts in which the UAZ is located pursuant to rules to be promulgated by the department, with special consideration given to the relative number of students eligible for free and reduced-price lunches attending the schools within such district or districts.
- 13. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.
- 14. The provisions of this section shall not apply to any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants.
 - 353.020. The following terms, whenever used or referred to in this chapter, mean:
- (1) "Area", that portion of the city which the legislative authority of such city has found or shall find to be blighted so that the clearance, replanning, rehabilitation, or reconstruction thereof is necessary to effectuate the purposes of this law. Any such area may include buildings or improvements not in themselves blighted, and any real property, whether improved or unimproved, the inclusion of which is deemed necessary for the effective clearance, replanning, reconstruction or rehabilitation of the area of which such buildings, improvements or real property form a part;
- (2) "Blighted area", [that portion of the city within which the legislative authority of such city determines that by reason of age, obsolescence, inadequate or outmoded design or physical deterioration have become economic and social liabilities, and that such conditions are conducive to ill health, transmission of disease, crime or inability to pay reasonable taxes] an area which, by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health,

safety, or welfare in its present condition and use, and, for areas located in a city not within a county, which are located in a census tract that is defined as a low-income community under 26 U.S.C. Section 45D(e) or is eligible to be designated as a qualified opportunity zone under 26 U.S.C. Section 1400Z;

- (3) "City" or "such cities", any city within this state and any county of the first classification with a charter form of government and a population of at least nine hundred thousand inhabitants or any county with a charter form of government and with more than six hundred thousand but less than seven hundred thousand inhabitants. The county's authority pursuant to this chapter shall be restricted to the unincorporated areas of such county;
- (4) "Development plan", a plan, together with any amendments thereto, for the development of all or any part of a blighted area, which is authorized by the legislative authority of any such city;
 - (5) "Legislative authority", the city council or board of aldermen of the cities affected by this chapter;
- (6) "Mortgage", a mortgage, trust indenture, deed of trust, building and loan contract, or other instrument creating a lien on real property, to secure the payment of an indebtedness, and the indebtedness secured by any of them;
- (7) "Real property" includes lands, buildings, improvements, land under water, waterfront property, and any and all easements, franchises and hereditaments, corporeal or incorporeal, and every estate, interest, privilege, easement, franchise and right therein, or appurtenant thereto, legal or equitable, including restrictions of record, created by plat, covenant or otherwise, rights-of-way and terms for years;
- (8) "Redevelopment", the clearance, replanning, reconstruction or rehabilitation of any blighted area, and the provision for such industrial, commercial, residential or public structures and spaces as may be appropriate, including recreational and other facilities incidental or appurtenant thereto;
- (9) "Redevelopment project", a specific work or improvement to effectuate all or any part of a development plan;
- (10) "Urban redevelopment corporation", a corporation organized pursuant to this chapter; except that any life insurance company organized pursuant to the laws of, or admitted to do business in, the state of Missouri may from time to time within five years after April 23, 1946, undertake, alone or in conjunction with, or as a lessee of any such life insurance company or urban redevelopment corporation, a redevelopment project pursuant to this chapter, and shall, in its operations with respect to any such redevelopment project, but not otherwise, be deemed to be an urban redevelopment corporation for the purposes of this section and sections 353.010, 353.040, 353.060 and 353.110 to 353.160.

620.3210. 1. This section shall be known and may be cited as the "Capitol Complex Tax Credit Act".

- 2. As used in this section, the following terms mean:
- (1) "Board", the Missouri development finance board, a body corporate and politic created under sections 100.250 to 100.297 and sections 100.700 to 100.850;
 - (2) "Capitol complex", the following buildings located in Jefferson City, Missouri:
 - (a) State capitol building, 201 West Capitol Avenue;
 - (b) Supreme court building, 207 West High Street;
 - (c) Old federal courthouse, 131 West High Street;
 - (d) Highway building, 105 Capitol Avenue;
 - (e) Governor's mansion, 100 Madison Street;
 - (3) "Certificate", a tax credit certificate issued under this section;
 - (4) "Department", the department of economic development;
- (5) "Eligible artifact", any item of personal property specifically for display in a building in the capitol complex or former fixtures that were previously owned by the state and used within the capitol complex but have been removed. The board of public buildings shall, in their sole discretion, make all determinations as to which items are eligible artifacts and may employ such experts as may be useful in making such a determination;
- (6) "Eligible artifact donation", a donation of an eligible artifact to the board of public buildings. The value of such donation shall be set by the board of public buildings, who may employ such experts as may be useful in making such a determination. The board of public buildings shall, in their sole discretion, determine if an artifact is to be accepted;
- (7) "Eligible monetary donation", donations received from a qualified donor to the capitol complex fund created in this section, or to an organization exempt from taxation under 501(c)(3) of the Internal Revenue Service Code of 1986, as amended, whose mission and purpose is to restore, renovate, improve, and maintain one or more buildings in the capitol complex, that are to be used solely for projects to restore, renovate, improve, and maintain buildings and their furnishings in the capitol complex and the administration thereof. Eligible monetary donations may include:

- (a) Cash, including checks, money orders, credit card payments, or similar cash equivalents valued at the face value of the currency. Currency of other nations shall be valued based on the exchange rate on the date of the gift. The date of the donation shall be the date that cash or check is received by the applicant or the date posted to the donor's account in the case of credit or debit cards;
 - (b) Stocks from a publicly traded company; and
 - (c) Bonds that are publicly traded;
- (8) "Eligible recipient", the capitol complex fund, created in this section, or an organization exempt from taxation under 501(c)(3) of the Internal Revenue Service Code of 1986, as amended, whose mission and purpose is to restore, renovate, improve, and maintain one or more buildings in the capitol complex;
- (9) "Qualified donor", any of the following individuals or entities who make an eligible monetary donation or eligible artifact donation to the capitol complex fund or other eligible recipient:
- (a) A person, firm, partner in a firm, corporation, or a shareholder in an S corporation doing business in the state of Missouri and subject to the state income tax imposed in chapter 143;
 - (b) An insurance company paying an annual tax on its gross premium receipts in this state;
- (c) Any other financial institution paying taxes to the state of Missouri or any political subdivision of this state under chapter 148;
 - (d) An individual subject to the state income tax imposed in chapter 143; or
- (e) Any charitable organization, including any foundation or not-for-profit corporation, which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143.
- 3. There is hereby created a fund to be known as the "Capitol Complex Fund", separate and distinct from all other board funds, that is hereby authorized to receive any eligible monetary donation as provided in this section. The capitol complex fund shall be segregated into two accounts: a rehabilitation and renovation account and a maintenance account. Ninety percent of the revenues received from eligible monetary donations pursuant to the provisions of this section and shall be deposited in the rehabilitation and renovation account and seven and one-half percent of such revenues shall be deposited in the maintenance account. The assets of these accounts, together with any interest that may accrue thereon, shall be used by the board solely for the purposes of restoration and maintenance of the buildings of the capitol complex as defined in this section, and for no other purpose. The remaining two and one-half percent of the revenues deposited into the fund may be used for the purposes of soliciting donations to the fund, advertising and promoting the fund, and administering the fund. Any amounts not used for those purposes shall be deposited back into the rehabilitation and renovation account and the maintenance account, divided in the manner set forth in this section. The board may, as an administrative cost, use the funds to hire fundraising professionals and such other experts or advisors as necessary to carry out the board's duties under this section. The choice of projects for which the moneys are to be used, as well as the determination of the methods of carrying out the project and the procurement of goods and services thereon, shall be made by the commissioner of administration. No moneys shall be released from the fund for any expense without the approval of the commissioner of administration, who may delegate that authority as the commissioner deems appropriate. All contracts for rehabilitation, renovation, or maintenance work shall be the responsibility of the commissioner of administration. A memorandum of understanding may be executed between the commissioner of administration and the board determining the processes for obligation, reservation, and payment of eligible costs from the fund. The commissioner of administration shall not obligate costs in excess of the fund balance. The board shall not be responsible for any costs obligated in excess of available funds and shall be held harmless in any contracts related to rehabilitation, renovation, and maintenance of capitol complex buildings. No other board funds shall be used to pay obligations made by the commissioner of administration related to activities under this section.
- 4. For all tax years beginning on or after January 1, 2020, any qualified donor shall be allowed a credit against the taxes otherwise due under chapters 143 and 148, except for sections 143.191 to 143.265, in an amount of fifty percent of the eligible monetary donation. The amount of the tax credit claimed may exceed the amount of the donor's state income tax liability in the tax year for which the credit is claimed. Any amount of credit that exceeds the qualified donor's state income tax liability may be refundable or may be carried forward to any of the donor's four subsequent tax years.
- 5. For all tax years beginning on or after January 1, 2020, any qualified donor shall be allowed a credit against the taxes otherwise due under chapters 143 and 148, except for sections 143.191 to 143.265, in an amount of thirty percent of the eligible artifact donation. The amount of the tax credit claimed shall not

exceed the amount of the qualified donor's state income tax liability in the tax year for which the credit is claimed. Any amount of credit that exceeds the qualified donor's state income tax liability shall not be refundable but may be carried forward to any of the donor's four subsequent tax years.

- 6. To claim a credit for an eligible monetary donation as set forth in subsection 4 of this section, a qualified donor shall make an eligible monetary donation to the board as custodian of the capitol complex fund or other eligible recipient. Upon receipt of such donation, the board or other eligible recipient shall issue to the qualified donor a statement evidencing receipt of such donation, including the value of such donation, with a copy to the department. Upon receipt of the statement from the board or eligible recipient, the department shall issue to the qualified donor a tax credit certificate equal to fifty percent of the amount of the donation, as indicated in the statement from the eligible recipient.
- 7. To claim a credit for an eligible artifact donation as set forth in subsection 5 of this section, a qualified donor shall donate an eligible artifact to the board of public buildings. If the board of public buildings determines that artifact is an eligible artifact and determines to accept the artifact, it shall issue a statement of donation to the qualified donor specifying the value placed on the artifact by the board of public buildings, with a copy to the department. Upon receiving a statement from the board of public buildings, the department shall issue to the qualified donor a tax credit certificate equal to thirty percent of the amount of the donation, as indicated in the statement from the board of public buildings.
- 8. The department shall not authorize more than ten million dollars in tax credits provided under this section in any calendar year. Donations shall be processed for tax credits on a first-come, first-served basis. Donations received in excess of the tax credit cap shall be placed in line for tax credits issued the following year, or the qualified donor shall be given the opportunity to complete their donation without the expectation of a tax credit or shall request to have their donation returned.
- 9. Tax credits issued under the provisions of this section shall not be subject to the payment of any fee required under the provisions of section 620.1900.
- 10. Tax credits issued under this section may be assigned, transferred, sold, or otherwise conveyed, and the new owner of the tax credit shall have the same rights in the credit as the taxpayer originally issued the credit. If a tax credit is assigned, transferred, sold, or otherwise conveyed, a notarized endorsement shall be filed with the department specifying the name and address of the new owner of the tax credit and the value of the tax credit.
- 11. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 12. Pursuant to section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized under this section shall sunset automatically six years after August 28, 2020, unless reauthorized by an act of the general assembly;
- (2) If such program is reauthorized, the program authorized under this section shall sunset automatically twelve years after the effective date of the reauthorization; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Reedy offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 570, Page 6, Line 34, by deleting said line and inserting in lieu thereof the following:

"activities as may be suitably employed to achieve the objectives of such a program.

- 94.900. 1. (1) The governing body of the following cities may impose a tax as provided in this section:
- (a) Any city of the third classification with more than ten thousand eight hundred but less than ten thousand nine hundred inhabitants located at least partly within a county of the first classification with more than one hundred eighty-four thousand but less than one hundred eighty-eight thousand inhabitants;
- (b) Any city of the fourth classification with more than four thousand five hundred but fewer than five thousand inhabitants;
- (c) Any city of the fourth classification with more than eight thousand nine hundred but fewer than nine thousand inhabitants;
 - (d) Any home rule city with more than forty-eight thousand but fewer than forty-nine thousand inhabitants;
- (e) Any home rule city with more than seventy-three thousand but fewer than seventy-five thousand inhabitants;
- (f) Any city of the fourth classification with more than thirteen thousand five hundred but fewer than sixteen thousand inhabitants;
- (g) Any city of the fourth classification with more than seven thousand but fewer than eight thousand inhabitants;
- (h) Any city of the fourth classification with more than four thousand but fewer than four thousand five hundred inhabitants and located in any county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants;
- (i) Any city of the third classification with more than thirteen thousand but fewer than fifteen thousand inhabitants and located in any county of the third classification without a township form of government and with more than thirty-three thousand but fewer than thirty-seven thousand inhabitants; [or]
- (j) Any city of the fourth classification with more than three thousand but fewer than three thousand three hundred inhabitants and located in any county of the third classification without a township form of government and with more than eighteen thousand but fewer than twenty thousand inhabitants and that is not the county seat of such county;
- (k) Any city of the fourth classification with more than four hundred fifty but fewer than five hundred inhabitants and located in any county of the third classification without a township form of government and with more than twenty-nine thousand but fewer than thirty-three thousand inhabitants and with a city of the fourth classification with more than four hundred but fewer than four hundred fifty inhabitants as the county seat;
- (l) Any city of the fourth classification with more than eight thousand but fewer than twelve thousand inhabitants and located in any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants; or
- (m) Any city of the fourth classification with more than one thousand three hundred fifty but fewer than one thousand five hundred inhabitants and located in any county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants.
- (2) The governing body of any city listed in subdivision (1) of this subsection is hereby authorized to impose, by ordinance or order, a sales tax in the amount of up to one-half of one percent on all retail sales made in such city which are subject to taxation under the provisions of sections 144.010 to 144.525 for the purpose of improving the public safety for such city[5] including, but not limited to, expenditures on equipment, city employee salaries and benefits, and facilities for police, fire and emergency medical providers. The tax authorized by this section shall be in addition to any and all other sales taxes allowed by law, except that no ordinance or order imposing a sales tax pursuant to the provisions of this section shall be effective unless the governing body of the city submits to the voters of the city, at a county or state general, primary, or special election, a proposal to authorize the governing body of the city to impose a tax.

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	2. If the proposal submitted involves only authorization to impose the tax authorized by this section, the
ballot o	f submission shall contain, but need not be limited to, the following language:
	Shall the city of (city's name) impose a citywide sales tax of (insert amount) for
	the purpose of improving the public safety of the city?
	□ YES □ NO
	If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to
	the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal submitted pursuant to this subsection, then the ordinance or order and any amendments thereto shall be in effect on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the local sales tax. If a proposal receives less than the required majority, then the governing body of the city shall have no power to impose the sales tax herein authorized unless and until the governing body of the city shall again have submitted another proposal to authorize the governing body of the city to impose the sales tax authorized by this section and such proposal is approved by the required majority of the qualified voters voting thereon. However, in no event shall a proposal pursuant to this section be submitted to the voters sooner than twelve months from the date of the last proposal pursuant to this section.

- 3. All revenue received by a city from the tax authorized under the provisions of this section shall be deposited in a special trust fund and shall be used solely for improving the public safety for such city for so long as the tax shall remain in effect.
- 4. Once the tax authorized by this section is abolished or is terminated by any means, all funds remaining in the special trust fund shall be used solely for improving the public safety for the city. Any funds in such special trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other city funds.
- 5. All sales taxes collected by the director of [the department of] revenue under this section on behalf of any city, less one percent for cost of collection which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as provided in section 32.087, shall be deposited in a special trust fund, which is hereby created, to be known as the "City Public Safety Sales Tax Trust Fund". The moneys in the trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of the general revenue fund. The director of [the department of] revenue shall keep accurate records of the amount of money in the trust and which was collected in each city imposing a sales tax pursuant to this section, and the records shall be open to the inspection of officers of the city and the public. Not later than the tenth day of each month the director of [the department of] revenue shall distribute all moneys deposited in the trust fund during the preceding month to the city which levied the tax; such funds shall be deposited with the city treasurer of each such city, and all expenditures of funds arising from the trust fund shall be by an appropriation act to be enacted by the governing body of each such city. Expenditures may be made from the fund for any functions authorized in the ordinance or order adopted by the governing body submitting the tax to the voters.
- 6. The director of [the department of] revenue may make refunds from the amounts in the trust fund and credited to any city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such cities. If any city abolishes the tax, the city shall notify the director of [the department of] revenue of the action at least ninety days prior to the effective date of the repeal and the director of [the department of] revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the director of [the department of] revenue shall remit the balance in the account to the city and close the account of that city. The director of [the department of] revenue shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.
- 7. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed pursuant to this section.
- 94.902. 1. The governing bodies of the following cities **or villages** may impose a tax as provided in this section:
- (1) Any city of the third classification with more than twenty-six thousand three hundred but less than twenty-six thousand seven hundred inhabitants;
- (2) Any city of the fourth classification with more than thirty thousand three hundred but fewer than thirty thousand seven hundred inhabitants;
- (3) Any city of the fourth classification with more than twenty-four thousand eight hundred but fewer than twenty-five thousand inhabitants;
- (4) Any special charter city with more than twenty-nine thousand but fewer than thirty-two thousand inhabitants;

- (5) Any city of the third classification with more than four thousand but fewer than four thousand five hundred inhabitants and located in any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants;
- (6) Any city of the fourth classification with more than nine thousand five hundred but fewer than ten thousand eight hundred inhabitants;
- (7) Any city of the fourth classification with more than five hundred eighty but fewer than six hundred fifty inhabitants;
- (8) Any city of the fourth classification with more than two thousand seven hundred but fewer than three thousand inhabitants and located in any county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants; [or]
- (9) Any city of the fourth classification with more than two thousand four hundred but fewer than two thousand seven hundred inhabitants and located in any county of the third classification without a township form of government and with more than ten thousand but fewer than twelve thousand inhabitants;
- (10) Any city of the third classification with more than nine thousand but fewer than ten thousand inhabitants and located in any county of the third classification with a township form of government and with more than twenty thousand but fewer than twenty-three thousand inhabitants;
- (11) Any city of the fourth classification with more than one thousand fifty but fewer than one thousand two hundred inhabitants and located in any county of the third classification without a township form of government and with more than eighteen thousand but fewer than twenty thousand inhabitants and with a city of the fourth classification with more than two thousand one hundred but fewer than two thousand four hundred inhabitants as the county seat; or
- (12) Any village with more than one thousand three hundred fifty but fewer than one thousand five hundred inhabitants and located in any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants.
- 2. The governing body of any city **or village** listed in subsection 1 of this section may impose, by order or ordinance, a sales tax on all retail sales made in the city **or village** which are subject to taxation under chapter 144. The tax authorized in this section may be imposed in an amount of up to one-half of one percent, and **the tax** shall be imposed solely for the purpose of improving the public safety for such city[5] **or village** including, but not limited to, expenditures on equipment[5]; city **or village** employee salaries and benefits[5]; and facilities for police, fire, and emergency medical providers. The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The order or ordinance imposing a sales tax under this section shall not become effective unless the governing body of the city **or village** submits to the voters residing within the city **or village**, at a county or state general, primary, or special election, a proposal to authorize the governing body of the city **or village** to impose a tax under this section.

3. The ballot of submission for the tax authorized in this section shall be in substantially the following form
Shall the (city/village) of ([eity's] insert name) impose a (citywide/villagewide) sales tax
at a rate of (insert [rate of percent] percentage) percent for the purpose of improving the
public safety of the (city/village)?
\Box YES \Box NO
If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to
the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments to the order or ordinance shall become effective on the first day of the second calendar quarter after the director of revenue receives notice of the adoption of the sales tax. If a majority of the votes cast on the proposal by the qualified voters voting thereon are opposed to the proposal, then the tax shall not become effective unless the proposal is resubmitted under this section to the qualified voters and such proposal is approved by a majority of the qualified voters voting on the proposal. However, in no event shall a proposal under this section be submitted to the voters sooner than twelve months from the date of the last proposal under this section.

4. Any sales tax imposed under this section shall be administered, collected, enforced, and operated as required in section 32.087. All sales taxes collected by the director of the department of revenue under this section on behalf of any city **or village**, less one percent for cost of collection which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as provided in section 32.087, shall be deposited in a special trust fund, which is hereby created in the state treasury, to be known as the "City Public Safety Sales Tax Trust Fund". The moneys in the trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall

not be transferred and placed to the credit of the general revenue fund. The director shall keep accurate records of the amount of money in the trust fund and which was collected in each city **or village** imposing a sales tax under this section, and the records shall be open to the inspection of officers of the city **or village** and the public. Not later than the tenth day of each month the director shall distribute all moneys deposited in the trust fund during the preceding month to the city **or village** which levied the tax. Such funds shall be deposited with the city **or village** treasurer of each such city **or village**, and all expenditures of funds arising from the trust fund shall be by an appropriation act to be enacted by the governing body of each such city **or village**. Expenditures may be made from the fund for any functions authorized in the ordinance or order adopted by the governing body submitting the tax to the voters. If the tax is repealed, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes. Any funds in the special trust fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

- 5. The director of [the department of] revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any city or village for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such cities or villages. If any city or village abolishes the tax, the city or village shall notify the director of the action at least ninety days before the effective date of the repeal, and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city or village, the director shall remit the balance in the account to the city and close the account of that city or village. The director shall notify each city or village of each instance of any amount refunded or any check redeemed from receipts due the city or village.
- 6. The governing body of any city **or village** that has adopted the sales tax authorized in this section may submit the question of repeal of the tax to the voters on any date available for elections for the city **or village**. The ballot of submission shall be in substantially the following form:

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Shall _____ (insert the name of the city or village) repeal the sales tax imposed at a rate of _____ (insert [rate of percent] percentage) percent for the purpose of improving the public safety of the (city/village)?

□ YES □ NO
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If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters, and the repeal is approved by a majority of the qualified voters voting on the question.

- 7. Whenever the governing body of any city **or village** that has adopted the sales tax authorized in this section receives a petition, signed by ten percent of the registered voters of the city **or village** voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the city **or village** a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.
- 8. Any sales tax imposed under this section by a city described under subdivision (6) of subsection 1 of this section that is in effect as of December 31, 2038, shall automatically expire. No city described under subdivision (6) of subsection 1 of this section shall collect a sales tax pursuant to this section on or after January 1, 2039. Subsection 7 of this section shall not apply to a sales tax imposed under this section by a city described under subdivision (6) of subsection 1 of this section.
- 9. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section."; and"; and

Further amend said amendment, Page 26, Line 21, by inserting after said line the following:

- "137.084. 1. Notwithstanding the provisions of sections 137.075 and 137.080 to the contrary, a building or other structure that is used as commercial property, newly constructed and occupied on any parcel of real property, shall be assessed and taxed on such assessed valuation as of the first day of the month following the date of occupancy for the proportionate part of the remaining year at the tax rates established for that year, in all taxing jurisdictions located in the county adopting this section as provided in subsection 8 of this section. Newly constructed commercial property that has never been occupied shall not be assessed as improved real property until such occupancy or January first of the year following the year in which construction of the improvements is completed. The provisions of this subsection shall apply in any county in which the governing body has previously adopted or hereafter adopts the provisions of this subsection. For purposes of this section, the term "county" shall include any county and any city not within a county.
- 2. The assessor may consider a property commercially occupied upon personal verification or if any two of the following conditions have been met:
 - (1) An occupancy permit has been issued for the property;
- (2) A deed transferring ownership from one party to another has been filed with the recorder of deeds' office subsequent to the date of the first permanent utility service;
- (3) A utility company providing service in the county has verified a transfer of service for property from one party to another;
- (4) The person or persons occupying the newly constructed property have registered a change of address with any local, state, or federal governmental office or agency.
- 3. In implementing the provisions of this section, the assessor may use occupancy permits, building permits, warranty deeds, utility connection documents including telephone connections, or other official documents as may be necessary to discover the existence of newly constructed properties. No utility company shall refuse to provide verification monthly to the assessor of a utility connection to a newly occupied commercial property.
- 4. In the event that the assessment under subsections 1 and 2 of this section is not completed until after the deadline for filing appeals in a given tax year, the owner of the newly constructed property who is aggrieved by the assessment of the property may appeal this assessment the following year to the county board of equalization in accordance with chapter 138 and may pay any taxes under protest in accordance with section 139.031; provided, however, that such payment under protest shall not be required as a condition of appealing to the county board of equalization. The collector shall impound such protested taxes and shall not disburse such taxes until resolution of the appeal.
- 5. The increase in assessed valuation resulting from the implementation of the provisions of this section shall be considered new construction and improvements under the provisions of this chapter.
- 6. In counties that adopt the provisions of subsections 1 to 7 of this section, an amount not to exceed ten percent of all ad valorem property tax collections on newly constructed and occupied commercial property allocable to each taxing authority within counties of the first classification having a population of nine hundred thousand or more, one-tenth of one percent of all ad valorem property tax collections allocable to each taxing authority within all other counties of the first classification and one-fifth of one percent of all ad valorem property tax collections allocable to each taxing authority within counties of the second, third and fourth classifications and any county of the first classification having a population of at least eighty-two thousand inhabitants, but less than eighty-two thousand one hundred inhabitants, in addition to the amount prescribed by section 137.720 shall be deposited into the assessment fund of the county for collection costs.
- 7. For purposes of calculating the tax due on such newly constructed commercial property, the assessor or the board of equalization shall place the full amount of the assessed valuation on the tax book upon the first day of the month following occupancy. Such assessed valuation shall be taxed for each month of the year following such date at its new assessed valuation, and for each month of the year preceding such date at its previous valuation. The percentage derived from dividing the number of months at which the property is taxed at its new valuation by twelve shall be applied to the total assessed valuation of the new construction and improvements, and such percentage shall be included in the next year's base for the purposes of calculating the next year's tax levy rollback. The untaxed percentage shall be considered as new construction and improvements in the following year and shall be exempt from the rollback provisions.
- 8. The provisions of subsections 1 to 7 of this section shall be effective in any county in which the governing body of such county elects to adopt a proposal to implement such provisions. Such subsections shall become effective in such county on January first of the year following the election.

- 9. In any county that adopts the provisions of subsections 1 to 7 of this section prior to June first in any year under subsection 8 of this section, the assessor of such county shall, upon application of the property owner, remove on a pro rata basis from the tax book for the current year any commercial real property improvements destroyed by a natural disaster if such property is unoccupied and uninhabitable due to such destruction. On or after the first day of July, the board of equalization shall perform such duties. Any person claiming such destroyed property shall provide a list of such destroyed property to the county assessor. The assessor shall have available a supply of appropriate forms on which the claim shall be made. The assessor may verify all such destroyed property listed to ensure that the person made a correct statement. Any person who completes such a list and, with intent to defraud, includes property on the list that was not destroyed by a natural disaster shall, in addition to any other penalties provided by law, be assessed double the value of any property fraudulently listed. The list shall be filed by the assessor, after he or she has provided a copy of the list to the county collector and the board of equalization, in the office of the county clerk who, after entering the filing thereof, shall preserve and safely keep them. If the assessor, subsequent to such destruction, considers such property occupied as provided in subsection 2 of this section, the assessor shall consider such property new construction and improvements and shall assess such property accordingly as provided in subsection 1 of this section. For the purposes of this section, the term "natural disaster" means any disaster due to natural causes such as tornado, fire, flood, or earthquake.
- 10. Any political subdivision may recover the loss of revenue caused by subsection 9 of this section by adjusting the rate of taxation, to the extent previously authorized by the voters of such political subdivision, for the tax year immediately following the year of such destruction in an amount not to exceed the loss of revenue caused by this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 2 was withdrawn.

SS SCS SB 570, as amended, with House Amendment No. 2, pending, was laid over.

HCS SB 774, relating to public safety, was taken up by Representative Wood.

On motion of Representative Wood, the title of HCS SB 774 was agreed to.

Representative Wood moved that HCS SB 774 be adopted.

Which motion was defeated.

Representative Wood offered House Amendment No. 1.

House Amendment No. 1

AMEND Senate Bill No. 774, Page 1, In the Title, Line 3, by deleting the words "responsibilities of the Missouri state highway patrol" and inserting in lieu thereof the words "public safety"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

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AYES: 088

Anderson	Bailey	Baker	Basye	Billington
Black 137	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
Dogan	Eggleston	Eslinger	Evans	Falkner
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Lovasco	Love
Lynch	Mayhew	McGirl	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schroer	Shaul 113	Shields	Solon
Sommer	Spencer	Stacy	Swan	Taylor
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 036

Appelbaum	Bangert	Baringer	Beck	Brown 27
Brown 70	Burnett	Butz	Carpenter	Carter
Chappelle-Nadal	Gray	Gunby	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mitten
Pierson Jr.	Pogue	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 038

Aldridge	Allred	Andrews	Barnes	Black 7
Bland Manlove	Bosley	Burns	Clemens	DeGroot
Dinkins	Dohrman	Ellebracht	Fishel	Green
Hill	Kolkmeyer	McDaniel	McGaugh	Messenger
Miller	Moon	Morgan	Morris 140	Mosley
Person	Pietzman	Price	Proudie	Schnelting
Sharpe 4	Shawan	Shull 16	Simmons	Smith
Stephens 128	Tate	Trent		

VACANCIES: 001

On motion of Representative Wood, House Amendment No. 1 was adopted.

Representative Henderson offered House Amendment No. 2.

House Amendment No. 2

AMEND Senate Bill No. 774, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"217.850. 1. A person commits the offense of unlawful use of unmanned aircraft over a correctional center if he or she purposely:

- (1) Operates an unmanned aircraft within a vertical distance of four hundred feet over a correctional center's secure perimeter fence; or
- (2) Allows an unmanned aircraft to make contact with a correctional center, including any person or object on the premises of or within the facility.
 - 2. For purposes of this section, "correctional center" shall include:
 - (1) Any correctional center as defined in section 217.010;
 - (2) Any private jail as defined in section 221.095; and
 - (3) Any county or municipal jail.
 - 3. The provisions of this section shall not prohibit the operation of an unmanned aircraft by:
- (1) An employee of the correctional center at the direction of the chief administrative officer of the facility;
 - (2) A person who has written consent from the chief administrative officer of the facility;
- (3) An employee of a law enforcement agency, fire department, or emergency medical service in the exercise of official duties;
 - (4) A government official or employee in the exercise of official duties;
 - (5) A public utility or a rural electric cooperative if:
- (a) The unmanned aircraft is used for the purpose of inspecting, repairing, or maintaining utility transmission or distribution lines or other utility equipment or infrastructure;
- (b) The utility notifies the correctional center before flying the unmanned aircraft, except during an emergency; and
- (c) The person operating the unmanned aircraft does not physically enter the prohibited space without an escort provided by the correctional center;
- (6) An employee of a railroad in the exercise of official duties on any land owned or operated by a railroad corporation regulated by the Federal Railroad Administration; or
- (7) A person operating an unmanned aircraft pursuant to and in compliance with any waiver issued by the Federal Aviation Authority under 14 C.F.R. Section 107.200.
- 4. The offense of unlawful use of unmanned aircraft over a correctional center shall be punishable as an infraction unless the person uses an unmanned aircraft for the purpose of:
- (1) Delivering a gun, knife, weapon, or other article that may be used in such manner to endanger the life of an offender or correctional center employee, in which case the offense is a class B felony;
- (2) Facilitating an escape from confinement under section 575.210, in which case the offense is a class C felony; or
- (3) Delivering a controlled substance, as that term is defined under section 195.010, in which case the offense is a class D felony.
- 5. Each correctional center shall post a sign warning of the provisions of this section. The sign shall be at least eleven inches by fourteen inches and posted in a conspicuous place."; and

Further amend said bill, Page 9, Section 301.564, Line 26, by inserting after all of said section and line the following:

- "577.800. 1. A person commits the offense of unlawful use of unmanned aircraft over an open-air facility if he or she purposely:
- (1) Operates an unmanned aircraft within a vertical distance of four hundred feet from the ground and within the property line of an open-air facility; or
- (2) Uses an unmanned aircraft with the purpose of delivering to a person within an open-air facility any object described in subdivision (1) or (2) of subsection 4 of this section.
- 2. For purposes of this section, "open-air facility" shall mean any sports, theater, music, performing arts, or other entertainment facility with a capacity of five thousand people or more and not completely enclosed by a roof or other structure.
 - 3. The provisions of this section shall not prohibit the operation of an unmanned aircraft by:
- (1) An employee of an open-air facility at the direction of the president or chief executive officer of the open-air facility;
- (2) A person who has written consent from the president or chief executive officer of the open-air facility;

- (3) An employee of a law enforcement agency, fire department, or emergency medical service in the exercise of official duties;
 - (4) A government official or employee in the exercise of official duties;
 - (5) A public utility or a rural electric cooperative if:
- (a) The unmanned aircraft is used for the purpose of inspecting, repairing, or maintaining utility transmission or distribution lines or other utility equipment or infrastructure;
- (b) The utility or cooperative notifies the open-air facility before flying the unmanned aircraft, except during an emergency; and
- (c) The person operating the unmanned aircraft does not physically enter the prohibited space without an escort provided by the open-air facility; or
- (6) An employee of a railroad in the exercise of official duties on any land owned or operated by a railroad corporation regulated by the Federal Railroad Administration.
- 4. The offense of unlawful use of unmanned aircraft over an open-air facility shall be punishable as a infraction misdemeanor unless the person uses an unmanned aircraft for:
- (1) Delivering a gun, knife, weapon, or other article that may be used in such manner to endanger the life of an employee or guest at an open-air facility, in which case the offense is a class B felony; or
- (2) Delivering a controlled substance, as that term is defined under section 195.010, in which case the offense is a class D felony.
- 5. Each open-air facility shall post a sign warning of the provisions of this section. The sign shall be at least eleven inches by fourteen inches and posted in a conspicuous place.
- 632.460. 1. A person commits the offense of unlawful use of unmanned aircraft over a mental health hospital if he or she purposely:
- (1) Operates an unmanned aircraft within a vertical distance of four hundred feet over the mental health hospital's property line; or
- (2) Uses an unmanned aircraft to deliver to a person confined in a mental health hospital any object described in subdivision (1) or (3) of subsection 6 of this section.
 - 2. For the purposes of subsection 1 of this section, vertical distance extends from ground level.
- 3. For purposes of this section, "mental health hospital" shall mean a facility operated by the department of mental health to provide inpatient evaluation, treatment, or care to persons suffering from a mental disorder, as defined under section 630.005; mental illness, as defined under section 630.005; or mental abnormality, as defined under section 632.480.
 - 4. The provisions of this section shall not prohibit the operation of an unmanned aircraft by:
- (1) An employee of the mental health hospital at the direction of the chief administrative officer of the mental health hospital;
- (2) A person who has written consent from the chief administrative officer of the mental health hospital;
- (3) An employee of a law enforcement agency, fire department, or emergency medical service in the exercise of official duties;
 - (4) A government official or employee in the exercise of official duties;
 - (5) A public utility or a rural electric cooperative if:
- (a) The unmanned aircraft is used for the purpose of inspecting, repairing, or maintaining utility transmission or distribution lines or other utility equipment or infrastructure;
- (b) The utility notifies the mental health hospital before flying the unmanned aircraft, except during an emergency; and
- (c) The person operating the unmanned aircraft does not physically enter the prohibited space without an escort provided by the mental health hospital;
- (6) An employee of a railroad in the exercise of official duties on any land owned or operated by a railroad corporation regulated by the Federal Railway Administration; or
- (7) A person operating an unmanned aircraft pursuant to and in compliance with any waiver issued by the Federal Aviation Authority under 14 C.F.R. Section 107.200.
- 5. Each mental health hospital shall post a sign warning of the provisions of this section. The sign shall be at least eleven inches by fourteen inches and posted in a conspicuous place.
- 6. The offense of unlawful use of unmanned aircraft over a mental health hospital shall be punishable as an infraction unless the person uses an unmanned aircraft for the purpose of:
- (1) Delivering a gun, knife, weapon, or other article that may be used in such manner to endanger the life of a patient or mental health hospital employee, in which case the offense is a class B felony;

- (2) Facilitating an escape from commitment or detention under section 575.195, in which case the offense is a class C felony; or
- (3) Delivering a controlled substance, as that term is defined under section 195.010, in which case the offense is a class D felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to Senate Bill No. 774, Page 2, Line 11, by deleting all of said line and inserting in lieu thereof the following:

- ""313.300. 1. Unclaimed prize money shall be retained by the commission for the person entitled thereto for one hundred eighty days after the time at which the prize was awarded. If no claim is made for the prize within one hundred eighty days, the prize money shall be [reverted to the state lottery] deposited into the after school programs special fund as provided in this section.
- 2. (1) There is hereby created in the state treasury the "After School Programs Special Fund", which shall consist of moneys deposited under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely as provided in this section.
- (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- (3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 3. Upon appropriation, moneys in the after school programs special fund shall be used to supplement, not supplant, nonlottery educational resources for after-school educational programs and purposes, and shall be distributed to eligible programs by the department of elementary and secondary education. To be eligible for any moneys distributed under this subsection, a program shall be a public or nonprofit after-school program focused on academics that serves children five years of age or older and under nineteen years of age. The department shall give priority to any program that serves geographic areas of high need as described in section 161.215 or that enrolls high-need children as described in section 162.974 if at least eighty percent of the children enrolled in the program are high-need children.

577.800. 1. A person commits the offense of unlawful use of unmanned aircraft over an"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor raised a point of order that **House Amendment No. 1 to House Amendment No. 2** is not germane.

Representative Ross requested a parliamentary ruling.

The Parliamentary Committee took the point of order under advisement.

Representative Roden raised a point of order that members were in violation of Rule 85.

The Chair reminded members to confine their comments to the question at hand.

Speaker Pro Tem Wiemann resumed the Chair.

The Chair ruled the point of order that **House Amendment No. 1 to House Amendment No. 2** is not germane well taken.

Representative Dogan offered House Amendment No. 2 to House Amendment No. 2.

House Amendment No. 2 to House Amendment No. 2

AMEND House Amendment No. 2 to Senate Bill No. 774, Page 2, Line 45, by inserting after said line the following:

- "590.650. 1. The provisions of this section shall be known and may be cited as "The John Ashcroft Fourth Amendment Affirmation Act". As used in this section ["minority group" means individuals of African, Hispanic, Native American or Asian descent] the following terms mean:
- (1) "Benchmark", the number used as a basis of comparison in determining possible disproportions in law enforcement activities, which shall only include the following:
- (a) The benchmark for measuring disproportions in vehicle stops shall be the proportions of drivers in racial or ethnic groups residing in a jurisdiction;
- (b) The benchmark for measuring disproportions in post-stop activities shall be the racial or ethnic group's proportion of stops; and
- (c) The benchmark used to measure disproportions in hit rates shall be the group proportions of drivers searched;
 - (2) "Consent search", a search authorized by the consent of the individual, not by probable cause;
- (3) "Discriminatory policing", circumstances in which the peace officer's actions are based in whole or in part on the real or perceived race, ethnicity, religious beliefs, gender, English language proficiency, status as a person with a disability, or a person's national origin rather than upon specific and articulable facts which, taken together with rational inferences from those facts, reasonably indicate criminal activity. "Discriminatory policing" does not include investigations of alleged crimes when law enforcement must seek out suspects who match a specifically delineated description;
- (4) "Hit rate", the rate of searches in which contraband is found. The hit rate is calculated by dividing the number of searches that yield contraband by the total number of searches. Hit rate may be calculated for individual officers, agencies, or multiple agencies;
- (5) "Investigative stop", any stop, by a peace officer, of a motor vehicle based on reasonable suspicion or probable cause and not a motor vehicle violation. Investigative stops can involve calls for service, stops conducted in support of an agency investigation, stops conducted because of a peace officer's observations, stops made at a sobriety checkpoint or other road block, or other investigatory stops;
 - (6) "Minority group", individuals of African, Hispanic, Native American, or Asian descent;
- (7) "Ratio of disparity", the ratio of the rate of stops or other peace officer activities for a nonwhite group as compared to the rate for the white group. The ratio of disparity for the white group shall be the white group rate compared to the rate for nonwhite groups;
- (8) "Significant disproportion", a ratio of disparity that differs significantly from the overall state ratio of disparity for any minority group for that category of peace officer activity. The attorney general shall determine what deviation from the overall state ratio of disparity warrants further scrutiny after considering factors other than discrimination. The attorney general shall find any ratio of disparity that is over one hundred twenty-five percent of the overall state disparity for any minority group for that category of peace officer activity to be a significant disproportion.
- 2. Each time a peace officer stops a driver of a motor vehicle, that officer shall report **at least** the following information to the law enforcement agency that employs the officer:
 - (1) The age, gender and race or minority group of the individual stopped;
 - (2) Whether the driver resides in the jurisdiction of the stop;
- (3) The reasons for the stop. Reasons for an investigative stop may include, but are not limited to, calls for service, stops conducted in support of an agency investigation, stops conducted because of a peace officer's observations, and stops made at a sobriety checkpoint or other road block;
 - [(3)] (4) Whether a search was conducted as a result of the stop;

- [(4)] (5) If a search was conducted, whether the individual consented to the search, **how the individual's consent was documented**, the probable cause for the search, whether the person was searched, whether the person's property was searched, and the duration of the search;
- [(5)] (6) Whether any contraband was discovered in the course of the search and the type of any contraband discovered;
 - [(6)] (7) Whether any warning or citation was issued as a result of the stop;
 - [(7)] (8) If a warning or citation was issued, the violation charged or warning provided;
 - [8] (9) Whether an arrest was made as a result of either the stop or the search;
 - [(9)] (10) If an arrest was made, the crime charged; [and]
 - [(10)] (11) The location of the stop; and
 - (12) The municipal or state infraction for which the individual was stopped.

Such information [may] shall be [reported using a format determined by the department of public safety which uses existing citation and report forms] submitted to the attorney general as a single report indicating for each traffic stop the required information on the driver and stop. The format of the report shall be determined by the attorney general. No personnel information shall be disclosed.

- 3. (1) Each law enforcement agency shall compile the data described in subsection 2 of this section for the calendar year [into a] and send the stop report to the attorney general.
- (2) Each law enforcement agency shall submit the **stop** report to the attorney general no later than March first of the following calendar year.
- (3) The attorney general shall determine the format that all law enforcement agencies shall use to submit the report. The attorney general may allow the department of public safety to extract the data from other reports filed by law enforcement agencies.
- 4. (1) The attorney general shall analyze the annual **stop** reports of law enforcement agencies required by this section and submit a report of the findings to the governor, the general assembly and each law enforcement agency no later than June first of each year.
- (2) The report shall identify situations in which data submitted by agencies indicate that racial and ethnic groups are disproportionately affected by law enforcement activity so that further analysis may be conducted to determine whether peace officers are engaging in discriminatory policing.
- (3) The report shall provide group ratios of disparity for all categories of stops, poststop activities, searches, and contraband found, using appropriate benchmarks as defined in subsection 1 of this section.
- (4) The report of the attorney general shall include at least the following information for each agency and for the state overall:
 - (a) The total number of vehicles stopped by peace officers during the previous calendar year;
- (b) The number and percentage of stopped motor vehicles that were driven by members of each particular minority group;
- (c) [A comparison of the percentage of stopped motor vehicles driven by each minority group and the percentage of the state's population that each minority group comprises] Ratios of disparity for all categories of stops, post-stop activities, searches, and contraband using appropriate benchmarks as defined in subsection 1 of this section; and
- (d) A compilation of the information reported by law enforcement agencies pursuant to subsection 2 of this section.
- 5. (1) Each law enforcement agency shall adopt a policy on [race based traffic stops] discriminatory policing that:
- [(1)] (a) Prohibits [the practice of routinely stopping members of minority groups for violations of vehicle laws as a pretext for investigating other violations of criminal law] discriminatory policing;
- [(2)] (b) Provides for [periodic] annual reviews by the law enforcement agency of the annual report of the attorney general required by subsection 4 of this section that:
- [(a)] a. Determine whether any peace officers of the law enforcement agency have a pattern of stopping members of minority groups for violations of vehicle laws in a number disproportionate to the population of minority groups residing or traveling within the jurisdiction of the law enforcement agency; and
- [(b)] **b.** If the review reveals a pattern, require an investigation to determine whether any peace officers of the law enforcement agency [routinely stop members of minority groups for violations of vehicle laws as a pretext-for investigating other violations of criminal law; and engaged in discriminatory policing;

- c. Include a review of complaints received by the law enforcement agency and a breakdown of which complaints were verified, found to be unfounded, remain active, and what steps were taken to address verified complaints. The review of complaints shall indicate the number of complaints alleging discriminatory policing that a law enforcement agency received; and
- d. The results of the review shall be made public, however, no personnel information shall be disclosed: and
- [(3)] (c) Provides for appropriate discipline, up to and including dismissal, counseling, and training of any peace officer found to have engaged in [race based traffic stops] discriminatory policing within ninety days of the review.

The course or courses of instruction and the guidelines shall stress understanding and respect for racial and cultural differences, **cultural competency**, and development of effective, noncombative methods of carrying out law enforcement duties in a racially and culturally diverse environment.

- (2) Each policy shall be in writing and accessible by the public. The attorney general shall certify that the discriminatory policing policy of each agency is substantially equivalent to the requirements of this subsection.
 - (3) Each policy shall put in place procedures to eliminate discriminatory policing.
- 6. Each law enforcement agency shall establish policies to eliminate discriminatory policing in the administration of consent searches. The procedures shall include the following:
- (1) A peace officer shall have specific and articulable facts about the individual that, taken together with rational inferences from those facts, lead the peace officer to reasonably believe a search is needed;
- (2) The peace officer shall document, in writing, such specific articulable facts about the circumstances leading to the request for consent in individual searches and if multiple searches take place under the same circumstances at or near the same time;
- (3) Prior to requesting consent for a search, a peace officer shall communicate orally or in writing, in a language that the person being questioned clearly understands, that the person's consent must be voluntary, that the voluntary consent authorizes the search even if the peace officer does not have probable cause to search, that the lawfulness of the search cannot be challenged in court if consent is given, and that the person has the right to refuse the request to search;
- (4) After providing such advisement, a peace officer shall obtain voluntary written or recorded audio or video consent to the search;
- (5) The peace officer shall document whether the person from whom the search was requested provided written consent, if that consent was recorded by audio or video, or whether consent was denied, and the law enforcement agency will submit this data for compilation in the attorney general's vehicle stop report;
- (6) The peace officer shall not ask for consent when he or she has probable cause to conduct a search;
- (7) Any evidence obtained as a result of a search prohibited by this section shall be inadmissible in any judicial proceeding; and
- (8) Nothing contained in this subsection shall be construed to preclude a search based upon probable cause.
- 7. (1) If a law enforcement agency fails to comply with the provisions of this section, the governor may withhold any state funds appropriated to the noncompliant law enforcement agency.
- (2) If a law enforcement agency's data shows for three consecutive years a significant disproportion, the attorney general shall study the efforts of the law enforcement agency to decrease its disproportion during the prior three years.
- (3) If a law enforcement agency fails to provide documentation to the attorney general that proves the agency's significant disproportions cannot be attributed to discriminatory policing, the agency shall be subject to review for a period of three years.
- (4) Documentation provided to the attorney general to analyze significant disproportions shall be made public to the extent permitted by law.
- (5) If a law enforcement agency subject to review shows a significant disproportion in its data after its first year under review and the attorney general's study determines that the law enforcement agency cannot show good-faith efforts to remedy the significant disproportion, the attorney general shall require changes in the agency's policies and practices, including techniques for identifying problem officers, requirements that an officer's ratios of disparity along with any mitigating circumstances be a part of the record used to evaluate promotions and reassignments, training of supervisors in the skills necessary to

eliminate discriminatory policing, and increasing the quality and quantity of officer training related to discriminatory policing. The attorney general's office shall work with other state agencies to provide financial assistance and expertise to facilitate these changes.

- (6) If a law enforcement agency continues to show a significant disproportion in its data at the close of its three-year review period and the attorney general's study determines that the significant disproportion can be attributed in whole or in part to discriminatory policing, the attorney general shall evaluate whether the agency is making a good-faith effort to achieve nondiscriminatory policing. As a minimum penalty, the agency shall remain under review, with ongoing attorney general oversight, until such time as the attorney general determines that discriminatory policing is no longer a cause of the significant disproportion. As a maximum penalty, or after six years of review, the attorney general shall order that the governing body or jurisdiction that the law enforcement agency serves be required, from that point forward, to forfeit twenty-five percent of its annual general operating revenue received from fines, bond forfeitures, and court costs for traffic violations, including amended charges for any traffic violations. The forfeited amount shall be paid to the general revenue fund of the state of Missouri, to be designated as additional funds for the peace officers standards and training commission. This penalty shall continue until such time as the attorney general determines that discriminatory policing is no longer a cause of the significant proportion.
- (7) A law enforcement agency may petition the attorney general to evaluate the agency's vehicle stops report data using a different benchmark. The attorney general shall determine appropriate benchmarks used in his or her evaluation of the data. The attorney general shall note in his or her annual report if an alternative benchmark was granted and the reasons for using the alternative benchmark.
- [7:] **8.** Each law enforcement agency in this state may utilize federal funds from community-oriented policing services grants or any other federal sources to equip each vehicle used for traffic stops with a video camera and voice-activated microphone **or to purchase body cameras**.
- [8. A peace officer who stops a driver of a motor vehicle pursuant to a lawfully conducted sobriety check-point or road block shall be exempt from the reporting requirements of subsection 2 of this section.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

House Amendment No. 2 to House Amendment No. 2 was withdrawn.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Allred	Anderson	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Lovasco	Love	Lynch
Mayhew	McGirl	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross

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Schnelting	Sharpe 4	Shaul 113	Smith	Solon
Sommer	Stacy	Stephens 128	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 035

Appelbaum	Bangert	Baringer	Barnes	Beck
Brown 27	Burnett	Butz	Carpenter	Carter
Chappelle-Nadal	Ellebracht	Gray	Green	Gunby
Ingle	Lavender	McCreery	Merideth	Person
Pierson Jr.	Pogue	Quade	Razer	Roberts 77
Rogers	Rowland	Sain	Sauls	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 034

Aldridge	Andrews	Bland Manlove	Bosley	Brown 70
Burns	Clemens	Griffith	Hudson	Kendrick
Knight	Kolkmeyer	Mackey	McDaniel	McGaugh
Messenger	Miller	Mitten	Morgan	Mosley
Patterson	Price	Proudie	Toalson Reisch	Runions
Ruth	Schroer	Shawan	Shields	Shull 16
Simmons	Spencer	Swan	Tate	

VACANCIES: 001

On motion of Representative Henderson, House Amendment No. 2 was adopted.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Houx	Hovis	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Pfautsch	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Remole	Richey	Riggs
Roberts 161	Rone	Ross	Schnelting	Sharpe 4
Shaul 113	Shields	Smith	Solon	Sommer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	

NOES: 036

Appelbaum Bangert Baringer Barnes Beck Brown 27 Burnett Butz Carpenter Carter Chappelle-Nadal Ellebracht Gunby Green Ingle Kendrick Lavender McCreery Merideth Person Roberts 77 Pierson Jr. Pogue Quade Razer Roden Rogers Rowland Sauls Sain Sharp 36 Stevens 46 Unsicker Washington Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 027

Bland Manlove Bosley Brown 70 Burns Aldridge Clemens Gray Hill Hudson Mackey McGaugh Miller Mitten Messenger Morgan Mosley Patterson Price Proudie Toalson Reisch Runions Ruth Schroer Shawan Shull 16

Simmons Spencer

VACANCIES: 001

On motion of Representative Wood, **SB 774, as amended**, was read the third time and passed by the following vote:

AYES: 129

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Basye Beck Billington Black 137 Black 7 Bondon Bromley Brown 70 Busick Butz Carpenter Carter Christofanelli Chappelle-Nadal Chipman Clemens Coleman 32 Coleman 97 DeGroot Dinkins Cupps Deaton Dogan Eggleston Ellebracht Eslinger Evans Gannon Falkner Fishel Fitzwater Francis Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mayhew McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Razer Reedy Rehder Remole Richey Riggs Roberts 161 Rogers Rone Ross Rowland Ruth Sain Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shields Simmons Smith Stephens 128 Solon Sommer Stacy Stevens 46 Swan Tate Taylor Trent Unsicker Veit Walsh Wiemann Vescovo Wilson Wood Wright Mr. Speaker

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NOES: 017

BarnesBrown 27BurnettGrayHurstLoveMcCreeryMcDanielMoonPogueQuadeRoberts 77RodenSharp 36Washington

Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 016

AldridgeBland ManloveBosleyBurnsDohrmanHudsonMackeyMcGaughMessengerMorganPriceToalson ReischRunionsShawanShull 16

Spencer

VACANCIES: 001

Speaker Haahr declared the bill passed.

THIRD READING OF SENATE BILLS

SCS SB 739, relating to prohibiting public entities from contracting with companies discriminating against Israel, was taken up by Representative Rehder.

On motion of Representative Rehder, the title of SCS SB 739 was agreed to.

Speaker Pro Tem Wiemann resumed the Chair.

Representative Bailey raised a point of order that members were in violation of Rule 85.

The Chair reminded members to confine their comments to the question at hand.

Representative Gregory assumed the Chair.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews Bailey Baker Allred Anderson Billington Black 137 Black 7 Bondon Basye Chipman Christofanelli Coleman 32 Bromley Busick Deaton Dogan Dohrman Eggleston Cupps Falkner Fishel Gannon Eslinger Evans Griffith Haffner Gregory Grier Haden Hannegan Hansen Helms Henderson Hicks Hill Houx Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Mayhew McDaniel McGirl Lovasco Lynch Muntzel Miller Moon Morris 140 Morse 151 Neely O'Donnell Patterson Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Reedy

Toalson Reisch	Remole	Richey	Riggs
Roden	Rone	Ross	Ruth
Schroer	Sharpe 4	Shaul 113	Shields
Solon	Sommer	Stacy	Stephens 128
Tate	Taylor	Trent	Veit
Wiemann	Wilson	Wright	Mr. Speaker
	Roden Schroer Solon Tate	Roden Rone Schroer Sharpe 4 Solon Sommer Tate Taylor	RodenRoneRossSchroerSharpe 4Shaul 113SolonSommerStacyTateTaylorTrent

NOES: 035

Appelbaum Bangert Baringer Beck Brown 27 Brown 70 Burnett Butz Carpenter Carter Chappelle-Nadal Clemens Ellebracht Gunby Ingle Kendrick Mitten Lavender McCreery Merideth Pierson Jr. Quade Roberts 77 Pogue Razer Rogers Rowland Runions Sain Sauls Sharp 36 Stevens 46 Unsicker Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 032

Aldridge Barnes Bland Manlove Bosley Burns Coleman 97 DeGroot Dinkins Fitzwater Francis Gray Green Griesheimer Hovis Love Mackey McGaugh Messenger Mosley Morgan Murphy Person Pfautsch Price Proudie Shull 16 Shawan Simmons Vescovo Spencer Wood

Washington

VACANCIES: 001

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Rehder, SCS SB 739 was truly agreed to and finally passed by the following vote:

AYES: 095

Allred Anderson Andrews Bailey Baker Basye Billington Black 137 Black 7 Bondon Coleman 32 Bromley Busick Chappelle-Nadal Chipman Coleman 97 Dinkins Dohrman DeGroot Dogan Fishel Eggleston Eslinger Evans Falkner Griffith Fitzwater Gannon Gregory Grier Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hudson Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lynch Mayhew McCreery McGirl Miller Morris 140 Morse 151 Muntzel Neely O'Donnell Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Reedy Remole Rehder Toalson Reisch Richey Riggs Roden Ruth Roberts 161 Rone Ross Shaul 113 Shields Schnelting Schroer Sharpe 4 Solon Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Veit Walsh Wilson Wood Wright Wiemann Mr. Speaker

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NOES: 040

Baringer	Barnes	Beck	Brown 27	Burnett
Butz	Carpenter	Carter	Christofanelli	Clemens
Cupps	Deaton	Gray	Gunby	Hurst
Ingle	Kendrick	Lavender	Lovasco	McDaniel
Merideth	Mitten	Moon	Mosley	Person
Pierson Jr.	Pogue	Quade	Razer	Roberts 77
Rogers	Runions	Sain	Sharp 36	Simmons
Smith	Stevens 46	Trent	Unsicker	Young

PRESENT: 005

Appelbaum Bangert Brown 70 Ellebracht Windham

ABSENT WITH LEAVE: 022

Bland Manlove Bosley Francis Aldridge Burns Griesheimer Hovis Mackey Green Love McGaugh Messenger Morgan Murphy Price Proudie Rowland Sauls Shawan Shull 16

Vescovo Washington

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

On motion of Representative Eggleston, the House recessed until 2:15 p.m.

The hour of recess having expired, the House was called to order by Representative Anderson.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SB 782**, as amended, and has taken up and passed **HCS SB 782**, as amended.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 026

Basye Bondon Brown 27 Busick Gannon Haden Haffner Hurst Kelley 127 Kelly 141 Lovasco McGirl Morris 140 Morse 151 Murphy Toalson Reisch Remole Riggs Roberts 161 Pogue Wright Solon Taylor Veit Walsh

Young

NOES: 002

Rowland Sain

PRESENT: 065

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Billington	Black 137	Black 7
Bland Manlove	Bromley	Brown 70	Burnett	Butz
Chappelle-Nadal	Coleman 32	Dinkins	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Francis
Green	Gregory	Hannegan	Helms	Henderson
Hicks	Houx	Hovis	Kendrick	Kidd
Knight	Kolkmeyer	Love	Lynch	Merideth
Mitten	Moon	Neely	O'Donnell	Pike
Plocher	Pollitt 52	Porter	Razer	Reedy
Roberts 77	Roden	Ross	Runions	Ruth
Shaul 113	Shields	Simmons	Sommer	Swan
Unsicker	Vescovo	Windham	Wood	Mr. Speaker

ABSENT WITH LEAVE: 069

Aldridge	Bailey	Barnes	Beck	Bosley
Burns	Carpenter	Carter	Chipman	Christofanelli
Clemens	Coleman 97	Cupps	Deaton	DeGroot
Dogan	Ellebracht	Fitzwater	Gray	Grier
Griesheimer	Griffith	Gunby	Hansen	Hill
Hudson	Ingle	Justus	Lavender	Mackey
Mayhew	McCreery	McDaniel	McGaugh	Messenger
Miller	Morgan	Mosley	Muntzel	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pollock 123
Price	Proudie	Quade	Rehder	Richey
Rogers	Rone	Sauls	Schnelting	Schroer
Sharp 36	Sharpe 4	Shawan	Shull 16	Smith
Spencer	Stacy	Stephens 128	Stevens 46	Tate
Trent	Washington	Wiemann	Wilson	

VACANCIES: 001

THIRD READING OF SENATE BILLS

SCS SB 631, relating to the political activity of certain state employees, was taken up by Representative Shaul (113).

Representative Shaul (113) offered House Amendment No. 1.

House Amendment No. 1

AMEND Senate Committee Substitute for Senate Bill No. 631, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the following:

"to elections."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

1924 Journal of the House

Which motion was adopted by the following vote:

A	Y	ES:	091

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
McGaugh	McGirl	Morris 140	Morse 151	Murphy
Neely	O'Donnell	Pfautsch	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Reedy	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Sharpe 4	Shaul 113
Shields	Simmons	Smith	Solon	Sommer
Stacy	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wilson	Wood	Wright
Mr. Speaker				

NOES: 038

Baringer Beck Appelbaum Bangert Barnes Bland Manlove Brown 27 Brown 70 Burnett Butz Carpenter Chappelle-Nadal Ellebracht Gray Green Kendrick Gunby Ingle Lavender Mackey Mitten McCreery Merideth Moon Pierson Jr. Rowland Quade Razer Roberts 77 Pogue Runions Sain Sharp 36 Stevens 46 Unsicker

Young

PRESENT: 000

Washington

ABSENT WITH LEAVE: 033

Windham

Aldridge Bailey Bosley Burns Carter Coleman 97 Griffith Clemens Cupps Dogan McDaniel Mayhew Messenger Miller Morgan Muntzel Mosley Patterson Person Pietzman Price Proudie Rehder Rogers Sauls Schnelting Schroer Shawan Shull 16 Spencer Stephens 128 Tate Wiemann

VACANCIES: 001

On motion of Representative Shaul (113), House Amendment No. 1 was adopted.

Representative Shaul (113) offered House Amendment No. 2.

House Amendment No. 2

AMEND Senate Committee Substitute for Senate Bill No. 631, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "2.020. As soon as practicable after the laws passed at any session of the general assembly are printed and delivered, the secretary of state shall [eause the original rolls to be bound in a strong and substantial manner and properly labeled, and shall make therein a typewritten index referring to each act and the subject matter of the same and shall] preserve and make available to the public for inspection the [volumes thus bound] original rolls safely in his or her office.
- 2.110. The secretary of state, as soon as practicable after [the effective date of this section and every four years thereafter if during any such period] any amendments have been adopted, shall [reprint, issue and distribute forty five thousand] make available in print and online copies of the Constitution of the state of Missouri in the form contained in "Report No. 5" of the committee on legislative research, together with the amendments that have been adopted since the preceding publication."; and

Further amend said bill, Page 2, Section B, Lines 1-6, by removing all of said section from the bill and inserting in lieu thereof the following:

- "105.459. 1. A committee formed to receive contributions or make expenditures for inaugural activities on behalf of a person elected to serve in a statewide office shall file a statement of organization with the Missouri ethics commission within thirty days after the committee is formed. The statement shall include:
 - (1) Identification of the major nature of the committee;
 - (2) The name, mailing address, and telephone number of the chair or treasurer of the committee; and
 - (3) The anticipated duration of the committee's existence.
- 2. The committee shall file disclosure reports with the ethics commission that itemize receipts, expenditures, and indebtedness incurred by the committee. The first disclosure report shall be filed not later than thirty days after the statement of organization is filed. Subsequent disclosure reports shall be filed every three months for the duration of the committee's existence.
- 3. The disclosure reports shall also include a separate listing by name, address, and employer, or occupation if self-employed, of each person from whom the committee received one or more contributions, in moneys or other things of value, that in the aggregate total in excess of twenty-five dollars, together with the date and amount of each such contribution. No committee shall accept any contribution without such information.
- 4. Upon termination of the committee, a termination statement indicating dissolution shall be filed with the ethics commission not later than ten days after the date of dissolution. The termination statement shall include:
 - (1) The distribution made of any surplus funds and the disposition of any deficits; and
- (2) The name, mailing address, and telephone number of the individual who shall preserve the committee's records and accounts in accordance with subsection 5 of this section.
- 5. The chair or treasurer of any committee covered by this section shall maintain accurate records and accounts that shall be maintained in accordance with accepted normal bookkeeping procedures and shall contain the bills, receipts, deposit records, cancelled checks, and other detailed information necessary to prepare and substantiate disclosure reports. All records and accounts of receipts and expenditures shall be preserved for at least three years after a termination statement is filed.
- 6. Any complaint that the provisions of this section are not followed shall be filed with the ethics commission. Such complaints shall be in the form described in section 105.957 and shall be investigated by the ethics commission in accordance with section 105.961.
- 7. Any person guilty of knowingly violating any of the provisions of this section shall be punished in accordance with section 105.478.
- 105.485. 1. Each financial interest statement required by sections 105.483 to 105.492 shall be on a form prescribed by the commission and shall be signed and verified by a written declaration that it is made under penalties of perjury; provided, however, the form shall not seek information which is not specifically required by sections 105.483 to 105.492.
- 2. Each person required to file a financial interest statement pursuant to subdivisions (1) to (12) of section 105.483 shall file the following information for himself **or herself**, his **or her** spouse and dependent children at any time during the period covered by the statement, whether singularly or collectively; provided, however, that said person, if he **or she** does not know and his **or her** spouse will not divulge any information required to be reported by this section concerning the financial interest of his **or her** spouse, shall state on his **or her** financial interest

statement that he **or she** has disclosed that information known to him **or her** and that his **or her** spouse has refused or failed to provide other information upon his **or her** bona fide request, and such statement shall be deemed to satisfy the requirements of this section for such financial interest of his **or her** spouse; and provided further if the spouse of any person required to file a financial interest statement is also required by section 105.483 to file a financial interest statement, the financial interest statement filed by each need not disclose the financial interest of the other, provided that each financial interest statement shall state that the spouse of the person has filed a separate financial interest statement and the name under which the statement was filed:

- (1) The name and address of each of the employers of such person from whom income of one thousand dollars or more was received during the year covered by the statement;
- (2) The name and address of each sole proprietorship which he **or she** owned; the name, address and the general nature of the business conducted of each general partnership and joint venture in which he **or she** was a partner or participant; the name and address of each partner or coparticipant for each partnership or joint venture unless such names and addresses are filed by the partnership or joint venture with the secretary of state; the name, address and general nature of the business conducted of any closely held corporation or limited partnership in which the person owned ten percent or more of any class of the outstanding stock or limited partners' units; and the name of any publicly traded corporation or limited partnership which is listed on a regulated stock exchange or automated quotation system in which the person owned two percent or more of any class of outstanding stock, limited partnership units or other equity interests;
- (3) The name and address of any other source not reported pursuant to subdivisions (1) and (2) and subdivisions (4) to (9) of this subsection from which such person received one thousand dollars or more of income during the year covered by the statement, including, but not limited to, any income otherwise required to be reported on any tax return such person is required by law to file; except that only the name of any publicly traded corporation or limited partnership which is listed on a regulated stock exchange or automated quotation system need be reported pursuant to this subdivision;
- (4) The location by county, the subclassification for property tax assessment purposes, the approximate size and a description of the major improvements and use for each parcel of real property in the state, other than the individual's personal residence, having a fair market value of ten thousand dollars or more in which such person held a vested interest including a leasehold for a term of ten years or longer, and, if the property was transferred during the year covered by the statement, the name and address of the persons furnishing or receiving consideration for such transfer;
- (5) The name and address of each entity in which such person owned stock, bonds or other equity interest with a value in excess of ten thousand dollars; except that, if the entity is a corporation listed on a regulated stock exchange, only the name of the corporation need be listed; and provided that any member of any board or commission of the state or any political subdivision who does not receive any compensation for his **or her** services to the state or political subdivision other than reimbursement for his **or her** actual expenses or a per diem allowance as prescribed by law for each day of such service need not report interests in publicly traded corporations or limited partnerships which are listed on a regulated stock exchange or automated quotation system pursuant to this subdivision; and provided further that the provisions of this subdivision shall not require reporting of any interest in any qualified plan or annuity pursuant to the Employees' Retirement Income Security Act;
- (6) The name and address of each corporation for which such person served in the capacity of a director, officer or receiver:
- (7) The name and address of each not-for-profit corporation and each association, organization, or union, whether incorporated or not, except not-for-profit corporations formed to provide church services, fraternal organizations or service clubs from which the officer or employee draws no remuneration, in which such person was an officer, director, employee or trustee at any time during the year covered by the statement, and for each such organization, a general description of the nature and purpose of the organization;
- (8) The name and address of each source from which such person received a gift or gifts, or honorarium or honoraria in excess of two hundred dollars in value per source during the year covered by the statement other than gifts from persons within the third degree of consanguinity or affinity of the person filing the financial interest statement. For the purposes of this section, a "gift" shall not be construed to mean political contributions otherwise required to be reported by law or hospitality such as food, beverages or admissions to social, art, or sporting events or the like, or informational material. For the purposes of this section, a "gift" shall include gifts to or by creditors of the individual for the purpose of cancelling, reducing or otherwise forgiving the indebtedness of the individual to that creditor;
- (9) The lodging and travel expenses provided by any third person for expenses incurred outside the state of Missouri whether by gift or in relation to the duties of office of such official, except that such statement shall not include travel or lodging expenses:

- (a) Paid in the ordinary course of business for businesses described in subdivisions (1), (2), (5) and (6) of this subsection which are related to the duties of office of such official; or
 - (b) For which the official may be reimbursed as provided by law; or
 - (c) Paid by persons related by the third degree of consanguinity or affinity to the person filing the statement; or
- (d) Expenses which are reported by the campaign committee or candidate committee of the person filing the statement pursuant to the provisions of chapter 130; or
- (e) Paid for purely personal purposes which are not related to the person's official duties by a third person who is not a lobbyist, a lobbyist principal or member, or officer or director of a member, of any association or entity which employs a lobbyist. The statement shall include the name and address of such person who paid the expenses, the date such expenses were incurred, the amount incurred, the location of the travel and lodging, and the nature of the services rendered or reason for the expenses;
- (10) The assets in any revocable trust of which the individual is the settlor if such assets would otherwise be required to be reported under this section;
- (11) The name, position and relationship of any relative within the first degree of consanguinity or affinity to any other person who:
- (a) Is employed by the state of Missouri, by a political subdivision of the state or special district, as defined in section 115.013, of the state of Missouri;
 - (b) Is a lobbyist; or
 - (c) Is a fee agent of the department of revenue;
- (12) The name and address of each campaign committee, political committee, candidate committee, or continuing committee for which such person or any corporation listed on such person's financial interest statement received payment; and
- (13) For members of the general assembly or any statewide elected public official, their spouses, and their dependent children, whether any state tax credits were claimed on the member's, spouse's, or dependent child's most recent state income tax return.
- 3. For the purposes of subdivisions (1), (2) and (3) of subsection 2 of this section, an individual shall be deemed to have received a salary from his **or her** employer or income from any source at the time when he **or she** shall receive a negotiable instrument whether or not payable at a later date and at the time when under the practice of his **or her** employer or the terms of an agreement he **or she** has earned or is entitled to anything of actual value whether or not delivery of the value is deferred or right to it has vested. The term income as used in this section shall have the same meaning as provided in the Internal Revenue Code of 1986, and amendments thereto, as the same may be or becomes effective, at any time or from time to time for the taxable year, provided that income shall not be considered received or earned for purposes of this section from a partnership or sole proprietorship until such income is converted from business to personal use.
- 4. Each official, officer or employee or candidate of any political subdivision described in subdivision (11) of section 105.483 shall be required to file a financial interest statement as required by subsection 2 of this section, unless the political subdivision biennially adopts an ordinance, order or resolution at an open meeting by September fifteenth of the preceding year, which establishes and makes public its own method of disclosing potential conflicts of interest and substantial interests and therefore excludes the political subdivision or district and its officers and employees from the requirements of subsection 2 of this section. A certified copy of the ordinance, order or resolution shall be sent to the commission within ten days of its adoption. The commission shall assist any political subdivision in developing forms to complete the requirements of this subsection. The ordinance, order or resolution shall contain, at a minimum, the following requirements with respect to disclosure of substantial interests:
- (1) Disclosure in writing of the following described transactions, if any such transactions were engaged in during the calendar year:
- (a) For such person, and all persons within the first degree of consanguinity or affinity of such person, the date and the identities of the parties to each transaction with a total value in excess of five hundred dollars, if any, that such person had with the political subdivision, other than compensation received as an employee or payment of any tax, fee or penalty due to the political subdivision, and other than transfers for no consideration to the political subdivision;
- (b) The date and the identities of the parties to each transaction known to the person with a total value in excess of five hundred dollars, if any, that any business entity in which such person had a substantial interest, had with the political subdivision, other than payment of any tax, fee or penalty due to the political subdivision or transactions involving payment for providing utility service to the political subdivision, and other than transfers for no consideration to the political subdivision;

- (2) The chief administrative officer and chief purchasing officer of such political subdivision shall disclose in writing the information described in subdivisions (1), (2) and (6) of subsection 2 of this section;
- (3) Disclosure of such other financial interests applicable to officials, officers and employees of the political subdivision, as may be required by the ordinance or resolution;
- (4) Duplicate disclosure reports made pursuant to this subsection shall be filed with the commission and the governing body of the political subdivision. The clerk of such governing body shall maintain such disclosure reports available for public inspection and copying during normal business hours.
- 5. The name and employer of dependent children under twenty-one years of age of each person required to file a financial interest form under this section shall be redacted and not made publicly available, upon the written request of such person to the commission.
- 6. Nothing in subsection 5 of this section shall be construed to abate the responsibility of reporting the names and employers of dependent children of each person required to file a financial interest form.
- 115.302. 1. As used in this section, the terms "absent uniformed services voter" and "overseas voter" shall be defined under 52 U.S.C. Section 20310. The term "mail-in-ballot" shall mean any ballot that can be cast by United States mail, other than an absentee ballot.
- 2. Application for a mail-in-ballot may be made by the applicant in person, or by United States mail, or on behalf of the applicant by his or her guardian or relative within the second degree of consanguinity or affinity.
- 3. Each application for a mail-in-ballot shall be made to the election authority of the jurisdiction in which the person is registered. Each application shall be in writing and shall state the applicant's name, address at which he or she is registered, the address to which the ballot is to be mailed, and, in the case of absent uniformed services and overseas applicants, the electronic mail address if electronic transmission is requested.
- 4. All applications for mail-in-ballots received prior to the sixth Tuesday before an election shall be stored at the office of the election authority until such time as the applications are processed under section 115.281. No application for a mail-in-ballot received in the office of the election authority after 5:00 p.m. on the second Wednesday immediately prior to the election shall be accepted by any election authority.
- 5. Each application for a mail-in-ballot shall be signed by the applicant or, if the application is made by a guardian or relative under this section, then the application shall be signed by the guardian or relative, who shall note on the application his or her relationship to the applicant. If an applicant, guardian, or relative is blind, unable to read or write the English language, or physically incapable of signing the application, he or she shall sign by mark that is witnessed by the signature of an election official or person of his or her choice. Any person who knowingly makes, delivers, or mails a fraudulent mail-in-ballot application shall be guilty of a class one election offense.
- 6. (1) Notwithstanding any other provision of law to the contrary, any resident of the state of Missouri who resides outside the boundaries of the United States or who is on active duty with the United States Armed Forces or members of their immediate family living with them may request a mail-in-ballot.
- (2) If an election authority rejects an application or request, then the election authority shall provide each absent uniformed services voter and each overseas voter who submits a voter registration application or a mail-in-ballot request with the reasons for the rejection.
- (3) Notwithstanding any other provision of law to the contrary, if a standard oath regarding material misstatements of fact is adopted for uniformed and overseas voters under the Help America Vote Act of 2002, then the election authority shall accept such oath for voter registration, mail-in-ballot, or other election-related materials.
- (4) Not later than sixty days after the date of each regularly scheduled general election for federal office, each election authority which administered the election shall submit to the secretary of state, in a format prescribed by the secretary, a report on the combined number of mail-in ballots transmitted to, and returned by, absent uniformed services voters and overseas voters for the election. The secretary shall submit to the Election Assistance Commission a combined report of such information not later than ninety days after the date of each regularly scheduled general election for federal office in a format developed by the Commission under the Help America Vote Act of 2002. The secretary shall make the report available to the general public.
- 7. Except as provided under section 115.914, not later than the sixth Tuesday prior to each election, or within fourteen days after candidate names or questions are certified under section 115.125, the election authority shall cause to have printed and made available a sufficient quantity of mail-in ballots, ballot envelopes, and mailing envelopes. As soon as possible after a proper official calls a special state or county election, the election authority shall cause to have printed and made available a sufficient quantity of mail-in ballots, ballot envelopes, and mailing envelopes.

- 8. Each ballot envelope shall bear a statement on which the voter shall state the voter's name, voting address, and mailing address. On the form, the voter shall also state under penalties of perjury that the voter is qualified to vote in the election, that the voter has personally marked the voter's ballot in secret or supervised the marking of the voter's ballot if the voter is unable to mark it, that the ballot has been placed in the ballot envelope and sealed by the voter or under the voter's supervision if the voter is unable to seal it, and that all information contained in the statement is true. In addition, any person providing assistance to the mail-in voter shall include a statement on the envelope identifying the person providing such assistance under penalties of perjury. Persons authorized to vote only for federal and statewide offices shall also state their former Missouri residence.
- 9. The statement for persons voting mail-in ballots who are registered voters shall be in substantially the following form:

State of Missouri	
County (City) of	_
I, (print name)	, a registered voter of County
(City of St. Louis, Kans	sas City), declare under the penalties
of perjury that: I am qu	ualified to vote at this election; I have
not voted and will not v	ote other than by this ballot at this
election. I further state	e that I marked the enclosed ballot in
secret or that I am bline	d, unable to read or write English, or
physically incapable of	marking the ballot, and the person of
my choosing indicated l	below marked the ballot at my
direction; all of the info	ormation on this statement is, to the
best of my knowledge a	nd belief, true.
Signature of Voter	Signature of Person Assisting Voter
	(If applicable)
Subscribed and sworn t	to before me this
day of,	
Signature of notary or o to administer oaths.	other officer authorized
Mailing Addresses (If different)	

- 10. Upon receipt of a signed application for a mail-in ballot and if satisfied that the applicant is entitled to vote by mail-in ballot, the election authority shall, within three working days after receiving the application, or if mail-in ballots are not available at the time the application is received, within five working days after they become available, deliver to the voter a mail-in ballot, ballot envelope and such instructions as are necessary for the applicant to vote. Delivery shall be made by first class, registered, or certified mail at the discretion of the election authority, or in the case of a covered voter under section 115.902, the method of transmission prescribed under section 115.914. If the election authority is not satisfied that any applicant is entitled to vote by mail-in ballot, the authority shall not deliver a mail-in ballot to the applicant. Within three working days of receiving such an application, the election authority shall notify the applicant and state the reason he or she is not entitled to vote by mail-in ballot. The applicant may file a complaint with the elections division of the secretary of state's office under section 115.219.
- 11. On the mailing and ballot envelopes for each covered voter, the election authority shall stamp prominently in black the words "FEDERAL BALLOT, STATE OF MISSOURI" and "U.S. Postage Paid, 39 U.S.C. Section 3406".
- 12. No information which encourages a vote for or against a candidate or issue shall be provided to any voter with a mail-in ballot.
- 13. Upon receiving a mail-in ballot by mail, the voter shall mark the ballot in secret, place the ballot in the ballot envelope, seal the envelope and fill out the statement on the ballot envelope. The affidavit of each person voting a mail-in ballot shall be subscribed and sworn to before the election official receiving the ballot, a notary public, or other officer authorized by law to administer oaths. If the voter is blind, unable to read or write the English language, or physically incapable of voting the ballot, the voter may be assisted by a person of the voter's own choosing. Any person assisting a voter who is not entitled to such assistance, any person who assists a voter and in any manner coerces or initiates a request or suggestion that the voter vote for or against, or refrain from voting on, any question or candidate, shall be guilty of a class one election offense. If, upon counting, challenge, or election contest, it is ascertained that any mail-in ballot was voted with unlawful assistance, the ballot shall be rejected.
- 14. Each mail-in ballot shall be returned to the election authority in the ballot envelope and shall only be returned by the voter by United States mail; except that covered voters who are sending ballots from a location determined by the secretary of state to be inaccessible on election day, shall be allowed to return their mail-in ballots cast by use of facsimile transmission or under a program approved by the United States Department of Defense for the electronic transmission of election materials.
- 15. No election authority shall refuse to accept and process any otherwise valid marked mail-in ballot submitted in any manner by a covered voter solely on the basis of restrictions on envelope type.
- 16. The secretary of state may prescribe uniform regulations with respect to the printing of ballot envelopes and mailing envelopes, which shall comply with standards established by federal law or postal regulations. Mailing envelopes for use in returning ballots shall be printed with business reply permits so that any ballot returned by mail does not require postage. All fees and costs for establishing and maintaining the business reply and postage-free mail for all ballots cast shall be paid by the secretary of state through state appropriations.
- 17. All proper votes on each mail-in ballot received by an election authority at or before the time fixed by law for the closing of the polls on election day shall be counted. Except as provided under section 115.920, no votes on any mail-in ballot received by an election authority after the time fixed by law for the closing of the polls on election day shall be counted.
- 18. If sufficient evidence is shown to an election authority that any mail-in voter has died prior to the opening of the polls on election day, the ballot of the deceased voter shall be rejected if it is still sealed in the ballot envelope. Any such rejected ballot, still sealed in its ballot envelope, shall be sealed with the application and any other papers connected therewith in an envelope marked "Rejected ballot of _______, a mail-in voter of _______ voting district". The reason for rejection shall be noted on the envelope, which shall be kept by the election authority with the other ballots from the election until the ballots are destroyed according to law.
- 19. As each mail-in ballot is received by the election authority, the election authority shall indicate its receipt on the list.
- 20. If the statements on any mail-in ballot envelope have not been completed, the mail-in ballot in the envelope shall be rejected.
- 21. All mail-in ballot envelopes received by the election authority shall be kept together in a safe place and shall not be opened except as provided under this chapter.

- 22. Mail-in ballots shall be counted using the procedures set out in sections 115.297, 115.299, 115.300, and 115.303.
- 23. The false execution of a mail-in ballot application shall be a class one election offense. The attorney general or any prosecuting or circuit attorney shall have the authority to prosecute such offense either in the county of residence of the person or in the circuit court of Cole County.
- 24. If any provision of this section is found by a court of competent jurisdiction to be unconstitutional or unconstitutionally enacted, the remaining provisions of this section shall be and remain valid.
- 25. This section is enacted notwithstanding any other provision of law including, but not limited to, sections 115.650 to 115.660.
- 26. The provisions of this section shall apply only to an election that occurs during the year 2020 to avoid the risk of contracting or transmitting severe acute respiratory syndrome coronavirus 2.
- 27. The provisions of this section terminate and shall be repealed on December 31, 2020, and shall not apply to any election conducted after that date.
- 115.306. 1. No person shall qualify as a candidate for elective public office in the state of Missouri who has been found guilty of or pled guilty to a felony under the federal laws of the United States of America or to a felony under the laws of this state or an offense committed in another state that would be considered a felony in this state.
- 2. (1) Any person who files as a candidate for election to a public office shall be disqualified from participation in the election for which the candidate has filed if such person is delinquent in the payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state.
- (2) Each potential candidate for election to a public office, except candidates for a county or city committee of a political party, shall file an affidavit with the department of revenue and include a copy of the affidavit with the declaration of candidacy required under section 115.349. Such affidavit shall be in substantially the following form:

AFFIRMATION OF TAX PAYMENTS AND BONDING REQUIREMENTS:

I hereby declare under penalties of perjury that I am not currently aware of any delinquency in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or that I am a past or present corporate officer of any fee office that owes any taxes to the state, other than those taxes which may be in dispute. I declare under penalties of perjury that I am not aware of any information that would prohibit me from fulfilling any bonding requirements for the office for which I am filing.

Candidate's Signature
Printed Name of Candidate

- (3) Upon receipt of a complaint alleging a delinquency of the candidate in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state, the department of revenue shall investigate such potential candidate to verify the claim contained in the complaint. If the department of revenue finds a positive affirmation to be false, the department shall contact the secretary of state, or the election official who accepted such candidate's declaration of candidacy, and the potential candidate. The department shall notify the candidate of the outstanding tax owed and give the candidate thirty days to remit any such outstanding taxes owed which are not the subject of dispute between the department and the candidate. If the candidate fails to remit such amounts in full within thirty days, the candidate shall be disqualified from participating in the current election and barred from refiling for an entire election cycle even if the individual pays all of the outstanding taxes that were the subject of the complaint.
- (4) Any person who files as a candidate for election to a public office that performs county functions in a city not within a county shall provide appropriate copies of paid tax receipts or no tax due statements for each tax listed in subdivision (1) of this subsection that indicates the person has paid all taxes due and is not delinquent in any tax. If available, the election authority shall utilize online databases to verify the candidate's taxes instead of the paper copies provided by the candidate. The election authority shall review

such documentation and the affirmation of tax payments required under subdivision (2) of this subsection. The election authority may file a complaint with the department of revenue if there appears to be any delinquency. In addition to the above review, the election authority shall verify there is no ethics complaint filed under section 105.472 with the Missouri ethics commission for this person. If such a complaint has been filed against such a person, the election authority shall not allow the person's name to be placed on a ballot until the ethics complaint has been resolved. This subdivision shall only apply to a city not within a county's offices that perform county functions.

- 115.357. 1. Except as provided in subsections 3 and 4 of this section, each candidate for federal, state or county office shall, before filing his **or her** declaration of candidacy, pay to the treasurer of the state or county committee of the political party upon whose ticket he **or she** seeks nomination a certain sum of money as follows:
- (1) To the treasurer of the state central committee, [two] five hundred dollars if he or she is a candidate for statewide office or for United States senator, [one] three hundred dollars if he or she is a candidate for representative in Congress, circuit judge or state senator, and one hundred fifty dollars if he or she is a candidate for state representative;
- (2) To the treasurer of the county central committee, [fifty] one hundred dollars if he or she is a candidate for county office.
- 2. The required sum may be submitted by the candidate to the official accepting his **or her** declaration of candidacy, **except that a candidate required to file his or her declaration of candidacy with the secretary of state shall pay the required sum directly to the treasurer of the appropriate party committee.** All sums [so] submitted **to the official accepting the candidate's declaration of candidacy** shall be forwarded promptly by the official to the treasurer of the appropriate party committee.
- 3. Any person who cannot pay the fee required to file as a candidate may have the fee waived by filing a declaration of inability to pay and a petition with his declaration of candidacy. Each such declaration shall be in substantially the following form:

DECLARATION OF INABILIT	Y TO PAY FILING FEE
I,, do hereby swear that I am financially unab	
to file as a candidate for nomination to the office of _	at the primary election to be held on
the day of, 20	
Signature of candidate	
	Subscribed and sworn to before me this
	day of, 20
Residence address	
	Signature of election official or officer authorized to administer oaths

If the candidate's declaration of candidacy is to be filed in person, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the election official who witnesses the candidate's declaration of candidacy. If his declaration of candidacy is to be filed by certified mail pursuant to subsection 2 of section 115.355, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the notary or other officer who witnesses the candidate's declaration of candidacy. With his declaration of inability to pay, the candidate shall submit a petition endorsing his candidacy. Except for the number of signatures required, each such petition shall, insofar as practicable, be in the form provided in sections 115.321 and 115.325. If the person filing declaration of indigence is to be a candidate for statewide office, his petition shall be signed by the number of registered voters in the state equal to at least one-half of one percent of the total number of votes cast in the state for the office at the last election in which a candidate ran for the office. If the person filing a declaration of indigence is to be a candidate for any other office, the petition shall be signed by the number of registered voters in the district or political subdivision which is equal to at least one percent of the total number of votes cast for the office at the last election in which a candidate ran for the office. The candidate's declaration of inability to pay and the petition shall be filed at the same time and in the same manner as his declaration of candidacy is filed. The petition shall be

checked and its sufficiency determined in the same manner as new party and independent candidate petitions.

- 4. No filing fee shall be required of any person who proposes to be an independent candidate, the candidate of a new party or a candidate for presidential elector.
- 5. Except as provided in subsections 3 and 4 of this section, no candidate's name shall be printed on any official ballot until the required fee has been paid.
- 115.427. 1. Persons seeking to vote in a public election shall establish their identity and eligibility to vote at the polling place, **or**, **if voting absentee in person under section 115.257**, **at the office of the election authority**, by presenting a form of personal identification to election officials. No form of personal identification other than the forms listed in this section shall be accepted to establish a voter's qualifications to vote. Forms of personal identification that satisfy the requirements of this section are any one of the following:
 - (1) Nonexpired Missouri driver's license;
 - (2) Nonexpired or nonexpiring Missouri nondriver's license;
 - (3) A document that satisfies all of the following requirements:
- (a) The document contains the name of the individual to whom the document was issued, and the name substantially conforms to the most recent signature in the individual's voter registration record;
 - (b) The document shows a photograph of the individual;
- (c) The document includes an expiration date, and the document is not expired, or, if expired, the document expired after the date of the most recent general election; and
 - (d) The document was issued by the United States or the state of Missouri; or
- (4) Any identification containing a photograph of the individual which is issued by the Missouri National Guard, the United States Armed Forces, or the United States Department of Veteran Affairs to a member or former member of the Missouri National Guard or the United States Armed Forces and that is not expired or does not have an expiration date.
- 2. (1) An individual who appears at a polling place without a form of personal identification described in subsection 1 of this section and who is otherwise qualified to vote at that polling place [may execute a statement, under penalty of perjury, averring that the individual is the person listed in the precinct register; averring that the individual does not possess a form of personal identification described in subsection 1 of this section; acknowledging that the individual is eligible to receive a Missouri nondriver's license free of charge if desiring it in order to vote; and acknowledging that the individual is required to present a form of personal identification, as described in subsection 1 of this section, in order to vote. Such statement shall be executed and sworn to before the election official receiving the statement. Upon executing such statement, the individual may cast a regular ballot, provided such individual presents one of the following forms of identification:
- (a) Identification issued by the state of Missouri, an agency of the state, or a local election authority of the state;
 - (b) Identification issued by the United States government or agency thereof;
- (e) Identification issued by an institution of higher education, including a university, college, vocational and technical school, located within the state of Missouri;
- (d) A copy of a current utility bill, bank statement, government check, paycheck, or other government document that contains the name and address of the individual;
 - (e) Other identification approved by the secretary of state under rules promulgated pursuant to this section.
- (2) For any individual who appears at a polling place without a form of personal identification described in subsection 1 of this section and who is otherwise qualified to vote at that polling place, the election authority may take a picture of such individual and keep it as part of that individual's voter registration file at the election authority.
- (3) Any individual who chooses not to execute the statement described in subdivision (1) of this subsection may east a provisional ballot. Such provisional ballot shall be counted, provided that it meets the requirements of subsection 4 of this section.
- (4) For the purposes of this section, the term "election official" shall include any person working under the authority of the election authority.
- 3. The statement to be used for voting under subdivision (1) of subsection 2 of this section shall be substantially in the following form:

"State of		
County of		
I do solemnly swear (or affirm) that my name is	; that I reside at	; that I am the

person listed in the precinct register under this name and at this address; and that, under penalty of perjury, I do not possess a form of personal identification approved for voting. As a person who does not possess a form of personal identification approved for voting, I acknowledge that I ameligible to receive free of charge a Missouri nondriver's license at any fee office if desiring it in order to vote. I furthermore acknowledge that I am required to present a form of personal identification, as prescribed by law, in order to vote.

I understand that knowingly providing false information is a violation of law and subjects me to-possible criminal prosecution.

G. 1	c	
\10maffire	α t	VOTOR
Signature	$\mathbf{o}_{\mathbf{I}}$	VOLUI

Subscribed and affirmed before me this day of , 20

Signature of election official"

- 4. A voter] shall be allowed to cast a provisional ballot [under section 115.430 even if the election judges cannot establish the voter's identity under this section]. The election judges shall make a notation on the provisional ballot envelope to indicate that the voter's identity was not verified.
- (2) No person shall be entitled to receive a provisional ballot until such person has completed a provisional ballot affidavit on the provisional ballot envelope. All provisional ballots shall be marked with a conspicuous stamp or mark that makes them distinguishable from other ballots.
- (3) The provisional ballot envelope shall be completed by the voter for use in determining the voter's eligibility to cast a ballot.
- 3. The provisional ballot envelope shall provide a place for the voter's name, address, date of birth, and last four digits of his or her Social Security number, followed by a certificate in substantially the following form:

I do solemnly swear that I am the person identified above and the information provided is correct. I understand that my vote will not be counted unless:

- (1) I return to this polling place today between 6:00 a.m. and 7:00 p.m. and provide one of the following forms of identification:
- (a) Nonexpired Missouri driver's license;
- (b) Nonexpired or nonexpiring Missouri nondriver's license;
- (c) A document that satisfies all of the following requirements:
- (i) The document contains my name, in substantially the same form as the most recent signature on my voter registration record;
- (ii) The document contains my photograph;
- (iii) The document contains an expiration date and the document is not expired, or if expired, the document expired after the date of the most recent general election; and
- (iv) The document was issued by the United States or the state of Missouri; or
- (d) Identification containing my photograph issued to me by the Missouri National Guard, the United States ArmedForces, or the United States Department of Veteran Affairs as a member or former member of the Missouri National Guard or the United States Armed Forces and that is not expired or does not have an expiration date; or
- (2) The election authority verifies my identity by comparing my signature on this envelope to the signature on file with the election authority and determines that I was eligible to cast a ballot at this polling place; and
- (3) This provisional ballot otherwise qualifies to be counted under the laws of the state of Missouri.

Signature of Voter	Date	
Signatures of Election Officials		

Once voted, the provisional ballot shall be sealed in the provisional ballot envelope and deposited in the ballot box.

- **4.** The provisional ballot cast by such voter shall not be counted unless:
- (1) (a) The voter returns to the polling place during the uniform polling hours established by section 115.407 and provides a form of personal identification that allows the election judges to verify the voter's identity as provided in subsection 1 of this section; or
- (b) The election authority verifies the identity of the individual by comparing that individual's signature to the signature on file with the election authority and determines that the individual was eligible to cast a ballot at the polling place where the ballot was cast; and
 - (2) The provisional ballot otherwise qualifies to be counted under section 115.430.
- 5. [The secretary of state shall provide advance notice of the personal identification requirements of subsection 1 of this section in a manner calculated to inform the public generally of the requirement for forms of personal identification as provided in this section. Such advance notice shall include, at a minimum, the use of advertisements and public service announcements in print, broadcast television, radio, and cable television media, as well as the posting of information on the opening pages of the official state internet websites of the secretary of state and governor.
- 6.] (1) Notwithstanding the provisions of section 136.055 and section 302.181 to the contrary, the state and all fee offices shall provide one nondriver's license at no cost to any otherwise qualified voter who does not already possess such identification and who desires the identification [in order to vote] for voting.
- (2) This state and its agencies shall provide one copy of each of the following, free of charge, if needed by an individual seeking to obtain a form of personal identification described in subsection 1 of this section [in order tovote] for voting:
 - (a) A birth certificate;
 - (b) A marriage license or certificate;
 - (c) A divorce decree;
 - (d) A certificate of decree of adoption;
 - (e) A court order changing the person's name;
 - (f) A Social Security card reflecting an updated name; and
- (g) Naturalization papers or other documents from the United States Department of State proving citizenship.

Any individual seeking one of the above documents in order to obtain a form of personal identification described in subsection 1 of this section [in order to vote] for voting may request the secretary of state to facilitate the acquisition of such documents. The secretary of state shall pay any fee or fees charged by another state or its agencies, or any court of competent jurisdiction in this state or any other state, or the federal government or its agencies, in order to obtain any of the above documents from such state or the federal government.

- (3) [All costs associated with the implementation of this section shall be reimbursed from the general revenue of this state by an appropriation for that purpose. If there is not a sufficient appropriation of state funds, then the personal identification requirements of subsection 1 of this section shall not be enforced.
- [7-] 6. The director of the department of revenue shall, by January first of each year, prepare and deliver to each member of the general assembly a report documenting the number of individuals who have requested and received a nondriver's license photo identification for the purposes of voting under this section. The report shall also include the number of persons requesting a nondriver's license for purposes of voting under this section, but not receiving such license, and the reason for the denial of the nondriver's license.
- [8-] 7. The precinct register shall serve as the voter identification certificate. The following form shall be printed at the top of each page of the precinct register:

VOTER'S IDENTIFICATION CERTIFICATE

Warning: It is against the law for anyone to vote, or attempt to vote, without having a lawful right to vote.

PRECINCT	
WARD OR TOWNSHIP	
GENERAL (SPECIAL, PRIMARY) ELECTION Held, 20	Date
I hereby certify that I am qualified to vote at this election by signing my name and	verifying my address by
signing my initials next to my address.	

- [9.] 8. The secretary of state shall promulgate rules to effectuate the provisions of this section.
- [10-] 9. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.
- [11.] 10. If any voter is unable to sign his name at the appropriate place on the certificate or computer printout, an election judge shall print the name and address of the voter in the appropriate place on the precinct register, the voter shall make his mark in lieu of signature, and the voter's mark shall be witnessed by the signature of an election judge.
- [12.] 11. This section shall become effective only upon the passage and approval by the voters of a constitutional amendment submitted to them by the general assembly regarding the authorization of photo identification requirements for elections by general law. If such constitutional amendment is approved by the voters, this section shall become effective June 1, 2017.
- 115.621. 1. Notwithstanding any other provision of this section to the contrary, any legislative, senatorial, or judicial district committee that is wholly contained within a county or a city not within a county may choose to meet on the same day as the respective county or city committee. All other committees shall meet as otherwise prescribed in this section.
- 2. The members of each county committee shall meet at the county seat not earlier than two weeks after each primary election but in no event later than the third Saturday after each primary election, at the discretion of the chairman at the committee. In each city not within a county, the city committee shall meet on the same day at the city hall. In all counties of the first, second, and third classification, the county courthouse shall be made available for such meetings and any other county political party meeting at no charge to the party committees. In all cities not within a county, the city hall shall be made available for such meetings and any other city political party meeting at no charge to the party committees. At the meeting, each committee shall organize by electing two of its members, a man and a woman, as chair and vice chair, and a man and a woman who may or may not be members of the committee as secretary and treasurer.
- 3. The members of each congressional district committee shall meet at some place and time within the district, to be designated by the current chair of the committee, not earlier than five weeks after each primary election but in no event later than the sixth Saturday after each primary election. The county courthouse in counties of the first, second and third classification in which the meeting is to take place, as designated by the chair, shall be made available for such meeting and any other congressional district political party committee meeting at no charge to the committee. At the meeting, the committee shall organize by electing one of its members as chair and one of its members as vice chair, one of whom shall be a woman and one of whom shall be a man, and a secretary and a treasurer, one of whom shall be a woman and one of whom shall be a man, who may or may not be members of the committee.
- 4. The members of each legislative district committee shall meet at some place and date within the legislative district or within one of the counties in which the legislative district exists, to be designated by the current chair of the committee, not earlier than three weeks after each primary election but in no event later than the fourth Saturday after each primary election. The county courthouse in counties of the first, second and third classification in which the meeting is to take place, as designated by the chair, shall be made available for such meeting and any other legislative district political party committee meeting at no charge to the committee. At the meeting, the committee shall organize by electing two of its members, a man and a woman, as chair and vice chair, and a man and a woman who may or may not be members of the committee as secretary and treasurer.
- 5. The members of each senatorial district committee shall meet at some place and date within the district, to be designated by the current chair of the committee, if there is one, and if not, by the chair of the congressional district in which the senatorial district is principally located, not earlier than four weeks after each primary election but in no event later than the fifth Saturday after each primary election. The county courthouse in counties of the

first, second and third classification in which the meeting is to take place, as so designated pursuant to this subsection, shall be made available for such meeting and any other senatorial district political party committee meeting at no charge to the committee. At the meeting, the committee shall organize by electing one of its members as chair and one of its members as vice chair, one of whom shall be a woman and one of whom shall be a man, and a secretary and a treasurer, one of whom shall be a woman and one of whom shall be a man, who may or may not be members of the committee.

- 6. The members of each senatorial district shall also meet at some place within the district, to be designated by the current chair of the committee, if there is one, and if not, by the chair of the congressional district in which the senatorial district is principally located, on the Saturday after each general election or concurrently with the election of senatorial officers, if designated or not objected to by the chair of the congressional district where the senatorial district is principally located. At the meeting, the committee shall proceed to elect two registered voters of the district, one man and one woman, as members of the party's state committee.
- 7. The members of each judicial district may meet at some place and date within the judicial district or within one of the counties in which the judicial district exists, to be designated by the current chair of the committee or the chair of the congressional district committee, not earlier than six weeks after each primary election but in no event later than the seventh Saturday after each primary election. The county courthouse in counties of the first, second and third classification in which the meeting is to take place, as so designated pursuant to this subsection, shall be made available for such meeting and any other judicial district political party committee meeting at no charge to the committee. At the meeting, the committee shall organize by electing two of its members, a man and a woman, as chair and vice chair, and a man and a woman who may or may not be members of the committee as secretary and treasurer.
- 115.631. The following offenses, and any others specifically so described by law, shall be class one election offenses and are deemed felonies connected with the exercise of the right of suffrage. Conviction for any of these offenses shall be punished by imprisonment of not more than five years or by fine of not less than two thousand five hundred dollars but not more than ten thousand dollars or by both such imprisonment and fine:
- (1) Willfully and falsely making any certificate, affidavit, or statement required to be made pursuant to any provision of this chapter, including but not limited to statements specifically required to be made "under penalty of perjury"; or in any other manner knowingly furnishing false information to an election authority or election official engaged in any lawful duty or action in such a way as to hinder or mislead the authority or official in the performance of official duties. If an individual willfully and falsely makes any certificate, affidavit, or statement required to be made under section 115.155, including but not limited to statements specifically required to be made "under penalty of perjury", such individual shall be guilty of a class D felony;
- (2) Voting more than once or voting at any election knowing that the person is not entitled to vote or that the person has already voted on the same day at another location inside or outside the state of Missouri;
- (3) Procuring any person to vote knowing the person is not lawfully entitled to vote or knowingly procuring an illegal vote to be cast at any election;
- (4) Applying for a ballot in the name of any other person, whether the name be that of a person living or dead or of a fictitious person, or applying for a ballot in his or her own or any other name after having once voted at the election inside or outside the state of Missouri;
- (5) Aiding, abetting or advising another person to vote knowing the person is not legally entitled to vote or knowingly aiding, abetting or advising another person to cast an illegal vote;
- (6) An election judge knowingly causing or permitting any ballot to be in the ballot box at the opening of the polls and before the voting commences;
- (7) Knowingly furnishing any voter with a false or fraudulent or bogus ballot, or knowingly practicing any fraud upon a voter to induce him or her to cast a vote which will be rejected, or otherwise defrauding him or her of his or her vote;
- (8) An election judge knowingly placing or attempting to place or permitting any ballot, or paper having the semblance of a ballot, to be placed in a ballot box at any election unless the ballot is offered by a qualified voter as provided by law;
- (9) Knowingly placing or attempting to place or causing to be placed any false or fraudulent or bogus ballot in a ballot box at any election;
- (10) Knowingly removing any legal ballot from a ballot box for the purpose of changing the true and lawful count of any election or in any other manner knowingly changing the true and lawful count of any election;
- (11) Knowingly altering, defacing, damaging, destroying or concealing any ballot after it has been voted for the purpose of changing the lawful count of any election;

- (12) Knowingly altering, defacing, damaging, destroying or concealing any poll list, report, affidavit, return or certificate for the purpose of changing the lawful count of any election;
- (13) On the part of any person authorized to receive, tally or count a poll list, tally sheet or election return, receiving, tallying or counting a poll list, tally sheet or election return the person knows is fraudulent, forged or counterfeit, or knowingly making an incorrect account of any election;
- (14) On the part of any person whose duty it is to grant certificates of election, or in any manner declare the result of an election, granting a certificate to a person the person knows is not entitled to receive the certificate, or declaring any election result the person knows is based upon fraudulent, fictitious or illegal votes or returns;
- (15) Willfully destroying or damaging any official ballots, whether marked or unmarked, after the ballots have been prepared for use at an election and during the time they are required by law to be preserved in the custody of the election judges or the election authority;
- (16) Willfully tampering with, disarranging, altering the information on, defacing, impairing or destroying any voting machine or marking device after the machine or marking device has been prepared for use at an election and during the time it is required by law to remain locked and sealed with intent to impair the functioning of the machine or marking device at an election, mislead any voter at the election, or to destroy or change the count or record of votes on such machine;
- (17) Registering to vote knowing the person is not legally entitled to register or registering in the name of another person, whether the name be that of a person living or dead or of a fictitious person;
- (18) Procuring any other person to register knowing the person is not legally entitled to register, or aiding, abetting or advising another person to register knowing the person is not legally entitled to register;
- (19) Knowingly preparing, altering or substituting any computer program or other counting equipment to give an untrue or unlawful result of an election;
- (20) On the part of any person assisting a blind or disabled person to vote, knowingly failing to cast such person's vote as such person directs;
- (21) On the part of any registration or election official, permitting any person to register to vote or to vote when such official knows the person is not legally entitled to register or not legally entitled to vote;
- (22) On the part of a notary public acting in his or her official capacity, knowingly violating any of the provisions of this chapter or any provision of law pertaining to elections;
- (23) Violation of any of the provisions of sections 115.275 to 115.303, or of any provision of law pertaining to absentee voting;
- (24) Assisting a person to vote knowing such person is not legally entitled to such assistance, or while assisting a person to vote who is legally entitled to such assistance, in any manner coercing, requesting or suggesting that the voter vote for or against, or refrain from voting on any question, ticket or candidate;
- (25) Engaging in any act of violence, destruction of property having a value of five hundred dollars or more, or threatening an act of violence with the intent of denying a person's lawful right to vote or to participate in the election process; [and]
- (26) Knowingly providing false information about election procedures for the purpose of preventing any person from going to the polls; and
- (27) Coercing, intimidating, or pressuring a voter to vote in a certain manner and attempting to verify the result of such acts by obtaining photographic evidence of such voter's ballot.
- 115.637. The following offenses, and any others specifically so described by law, shall be class four election offenses and are deemed misdemeanors not connected with the exercise of the right of suffrage. Conviction for any of these offenses shall be punished by imprisonment of not more than one year or by a fine of not more than two thousand five hundred dollars or by both such imprisonment and fine:
- (1) Stealing or willfully concealing, defacing, mutilating, or destroying any sample ballots that may be furnished by an organization or individual at or near any voting place on election day, except that this subdivision shall not be construed so as to interfere with the right of an individual voter to erase or cause to be erased on a sample ballot the name of any candidate and substituting the name of the person for whom he or she intends to vote; or to dispose of the received sample ballot;
- (2) Printing, circulating, or causing to be printed or circulated, any false and fraudulent sample ballots which appear on their face to be designed as a fraud upon voters;
- (3) Purposefully giving a printed or written sample ballot to any qualified voter which is intended to mislead the voter;
- (4) On the part of any candidate for election to any office of honor, trust, or profit, offering or promising to discharge the duties of such office for a less sum than the salary, fees, or emoluments as fixed by law or promising

to pay back or donate to any public or private interest any portion of such salary, fees, or emolument as an inducement to voters:

- (5) On the part of any canvasser appointed to canvass any registration list, willfully failing to appear, refusing to continue, or abandoning such canvass or willfully neglecting to perform his **or her** duties in making such canvass or willfully neglecting any duties lawfully assigned to him or her;
- (6) On the part of any employer, making, enforcing, or attempting to enforce any order, rule, or regulation or adopting any other device or method to prevent an employee from engaging in political activities, accepting candidacy for nomination to, election to, or the holding of, political office, holding a position as a member of a political committee, soliciting or receiving funds for political purpose, acting as chairman or participating in a political convention, assuming the conduct of any political campaign, signing, or subscribing his or her name to any initiative, referendum, or recall petition, or any other petition circulated pursuant to law;
- (7) On the part of any person authorized or employed to print official ballots, or any person employed in printing ballots, giving, delivering, or knowingly permitting to be taken any ballot to or by any person other than the official under whose direction the ballots are being printed, any ballot in any form other than that prescribed by law, or with unauthorized names, with names misspelled, or with the names of candidates arranged in any way other than that authorized by law;
- (8) On the part of any election authority or official charged by law with the duty of distributing the printed ballots, or any person acting on his or her behalf, knowingly distributing or causing to be distributed any ballot in any manner other than that prescribed by law;
- (9) Any person having in his or her possession any official ballot, except in the performance of his or her duty as an election authority or official, or in the act of exercising his or her individual voting privilege;
 - (10) Willfully mutilating, defacing, or altering any ballot before it is delivered to a voter;
- (11) On the part of any election judge, being willfully absent from the polls on election day without good cause or willfully detaining any election material or equipment and not causing it to be produced at the voting place at the opening of the polls or within fifteen minutes thereafter;
- (12) On the part of any election authority or official, willfully neglecting, refusing, or omitting to perform any duty required of him or her by law with respect to holding and conducting an election, receiving and counting out the ballots, or making proper returns;
- (13) On the part of any election judge, or party watcher or challenger, furnishing any information tending in any way to show the state of the count to any other person prior to the closing of the polls;
- (14) On the part of any voter, except as otherwise provided by law, [allowing his or her ballot to be seenby any person with the intent of letting it be known how he or she is about to vote or has voted, or] knowingly making a false statement as to his or her inability to mark a ballot;
- (15) On the part of any election judge, disclosing to any person the name of any candidate for whom a voter has voted;
 - (16) Interfering, or attempting to interfere, with any voter inside a polling place;
- (17) On the part of any person at any registration site, polling place, counting location or verification location, causing any breach of the peace or engaging in disorderly conduct, violence, or threats of violence whereby such registration, election, count or verification is impeded or interfered with;
- (18) Exit polling, surveying, sampling, electioneering, distributing election literature, posting signs or placing vehicles bearing signs with respect to any candidate or question to be voted on at an election on election day inside the building in which a polling place is located or within twenty-five feet of the building's outer door closest to the polling place, or, on the part of any person, refusing to remove or permit removal from property owned or controlled by such person, any such election sign or literature located within such distance on such day after request for removal by any person;
- (19) Stealing or willfully defacing, mutilating, or destroying any campaign yard sign on private property, except that this subdivision shall not be construed to interfere with the right of any private property owner to take any action with regard to campaign yard signs on the owner's property and this subdivision shall not be construed to interfere with the right of any candidate, or the candidate's designee, to remove the candidate's campaign yard sign from the owner's private property after the election day.
- 115.642. 1. Any person may file a complaint with the secretary of state stating the name of any person who has violated any of the provisions of sections 115.629 to 115.646 and stating the facts of the alleged offense, sworn to, under penalty of perjury.

- 2. Within thirty days of receiving a complaint, the secretary of state shall notify the person filing the complaint whether or not the secretary has dismissed the complaint or will commence an investigation. The secretary of state shall dismiss frivolous complaints. For purposes of this subsection, "frivolous complaint" shall mean an allegation clearly lacking any basis in fact or law. Any person who makes a frivolous complaint pursuant to this section shall be liable for actual and compensatory damages to the alleged violator for holding the alleged violator before the public in a false light. If reasonable grounds appear that the alleged offense was committed, the secretary of state may issue a probable cause statement. If the secretary of state issues a probable cause statement, he or she may refer the offense to the appropriate prosecuting attorney.
- 3. Notwithstanding the provisions of section 27.060, 56.060, or 56.430 to the contrary, when requested by the prosecuting attorney or circuit attorney, the secretary of state or his or her authorized representatives may aid any prosecuting attorney or circuit attorney in the commencement and prosecution of election offenses as provided in sections 115.629 to 115.646.
- 4. (1) The secretary of state may investigate any suspected violation of any of the provisions of sections 115.629 to 115.646.
- (2)(a) The secretary of state or an authorized representative of the secretary of state shall have the power to require the production of books, papers, correspondence, memoranda, contracts, agreements, and other records by subpoena or otherwise when necessary to conduct an investigation under this section. Such powers shall be exercised only at the specific written direction of the secretary of state or his or her chief deputy;
- (b) If any person refuses to comply with a subpoena issued under this subsection, the secretary of state may seek to enforce the subpoena before a court of competent jurisdiction to require the production of books, papers, correspondence, memoranda, contracts, agreements, and other records. The court may issue an order requiring the person to produce records relating to the matter under investigation or in question. Any person who fails to comply with the order may be held in contempt of court;
 - (c) The provisions of this subdivision shall expire on August 28, 2025.
- 115.761. 1. The official list of presidential candidates for each established political party shall include the names of all constitutionally qualified candidates for whom, on or after 8:00 a.m. on the fifteenth Tuesday prior to the presidential primary, and on or before 5:00 p.m., on the eleventh Tuesday prior to the presidential primary, a written request to be included on the presidential primary ballot is filed with the secretary of state along with:
- (1) Receipt of payment to the state committee of the established political party on whose ballot the candidate wishes to appear of a filing fee of [one] five thousand dollars; or
- (2) A written statement, sworn to before an officer authorized by law to administer oaths, that the candidate is unable to pay the filing fee and does not have funds in a campaign fund or committee to pay the filing fee and a petition signed by not less than five thousand registered Missouri voters, as determined by the secretary of state, that the candidate's name be placed on the ballot of the specified established political party for the presidential preference primary. The request to be included on the presidential primary ballot shall include each signer's printed name, registered address and signature and shall be in substantially the following form:

I (We) the undersigned, do hereby request the	nat the name of	be placed upon the February
,, presidential primary ballot	as candidate for nomin	nation as the nominee for
President of the United States on the	_ party ticket.	

- 2. The state or national party organization of an established political party that adopts rules imposing signature requirements to be met before a candidate can be listed as an official candidate shall notify the secretary of state by October first of the year preceding the presidential primary.
- 3. Any candidate or such candidate's authorized representative may have such candidate's name stricken from the presidential primary ballot by filing with the secretary of state on or before 5:00 p.m. on the eleventh Tuesday prior to the presidential primary election a written statement, sworn to before an officer authorized by law to administer oaths, requesting that such candidate's name not be printed on the official primary ballot. Thereafter, the secretary of state shall not include the name of that candidate in the official list announced pursuant to section 115.758 or in the certified list of candidates transmitted pursuant to section 115.765.
- 4. The filing times set out in this section shall only apply to presidential preference primaries, and are in lieu of those established in section 115.349.
- 116.030. The following shall be substantially the form of each page of referendum petitions on any law passed by the general assembly of the state of Missouri:

County					
Page No					
558.002 , RSN	Mo, to the contrary	, for a term of impris	sonment	provisions of section [560.021 not to exceed one year in the c	ounty
				nyone to sign any referendum	
				n his or her name more than o	
		election, or to sign a	petition	when such person knows he or	she is
not a register	ed voter.				
		PETITION FOR RE			
To the Honor	able, Secr	etary of State for the	state of	Missouri:	
Louis), respectively the of the general	ctfully order that the general assembly all assembly, shall be	ne Senate (or House) or of the state of Missone referred to the vote	Bill No. ouri, at the ers of the	ri and County (or City entitled (title of law), he regular (or special) e state of Missouri, for their app	passed session proval
or rejection, a	it the general elect	ion to be neld on the	1.0	day of,, unless	ine
				imself or herself says: I have	a ,
					County
			and the n	ame of the city, town or villag	e in
	re correctly writte	n after my name.			
(Official Ball	ot title)	CIDCIII ATODIC	A EEID A	VIT	
State Of Miss		CIRCULATOR'S	AFFIDA	VII	
State Of Miss	souri,				
County Of	ing first duly swor	n, say (print or type i	nomes of	esignars)	
1,, De	ing first duty swor	ii, say (priiit or type i	iaines oi	signers)	
NAME	DATE	REGISTERED	ZIP	CONG. NAME	
	SIGNED	VOTING		CODE DIST.	
		ADDRESS			
		(Street)		(Printed	
(Signature)		(City,		or Typed)	
		Town or			
		Village)			
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Signature of A (Person obtain	ning signatures)				
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County.

	Signature of N	lotary				
	Address of No	•				
	Notary Public					
	My commission	on expires	-			
116.08	0 are met, it shal 116.040. The ment to the Cons County Page No. It is a class A 558.021, RSM jail or a fine no with any name the same meas not a registere. To the Honora We, the understand the same meas the same meas not a registere.	l be sufficient, di following shall b stitution of the sta misdemeanor pur lo, to the contrary of to exceed ten the other than his or sure for the same d voter.	sregarding clerical and mere substantially the form of of the of Missouri proposed by hishable, notwithstanding the form a term of imprisonmer housand dollars or both, for ther own, or knowingly to selection, or to sign a petition INITIATIVE PETITION of the state of the state of the state of Missouri proposed law to the following proposed law to the substantial proposed law to th	ely technica each page of the initiative e provisions at not to excurrence anyone to sign his or hen when such ON of Missouri: ouri and(or amendm	f each petition for any law or e: s of section [560.021] eed one year in the county sign any initiative petition er name more than once for a person knows he or she is	n.]
	be submitted to election to be have personall County (or Cit	o the voters of the held on they signed this petity of St. Louis); neh I live are corre	e state of Missouri, for their day of	and each for of the state and the nar	himself or herself says: I of Missouri and	
	be submitted to election to be have personall County (or Cit village in which State Of Misson County Of	o the voters of the held on the	day of, a tion; I am a registered voter ny registered voting address ctly written after my name. (Official Ballot title)	and each for of the state and the nar OAVIT	himself or herself says: I of Missouri and	
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FURTHERMORE, I HEREBY SWEAR OR AFFIRM UNDER PENALTY OF PERJURY THAT ALL STATEMENTS MADE BY ME ARE TRUE AND CORRECT AND THAT I HAVE NEVER BEEN CONVICTED OF, FOUND GUILTY OF, OR PLED GUILTY TO ANY
OFFENSE INVOLVING FORGERY.
I am at least 18 years of age. I do do not (check one) expect to be paid for
circulating this petition. If paid, list the payer
Signature of Affiant
(Person obtaining signatures)
(Printed Name of Affiant)
Address of Affiant
Subscribed and sworn to before me this day of, A.D

Signature of Notary
Address of Notary
Notary Public (Seal)
My commission expires

If this form is followed substantially and the requirements of [section] sections 116.045, 116.050, and [section] 116.080 are met, it shall be sufficient, disregarding clerical and merely technical errors.

116.045. Initiative and referendum petition signature pages shall be printed on a form prescribed by the secretary of state, which shall include all of the information and statements set forth in section 116.030 or 116.040, as applicable, and comply with section 116.050. The form shall be made available in electronic format for printing and circulating petitions.

116.050. 1. Initiative and referendum petitions filed under the provisions of this chapter shall consist of pages of a uniform size. Each page, excluding the text of the measure, shall be no larger than eight and one-half by fourteen inches. The text of the proposed measure shall be in a font that is not smaller than twelve-point Times New Roman and have top, bottom, left, and right margins of no less than one inch. Page numbers may appear in the bottom margin. Each page of an initiative petition shall be attached to or shall contain a full and correct text of the proposed measure. Each page of a referendum petition shall be attached to or shall contain a full and correct text of the measure on which the referendum is sought.

- 2. The secretary of state shall collect an initiative and referendum petition filing fee of five hundred dollars for each petition sample sheet filed. An additional filing fee of twenty-five dollars shall be collected for each page of text of the measure in excess of two pages. The filing fee shall be deposited in the state treasury and credited to the secretary of state's petition publication fund established under section 116.270. The filing fee shall be refunded from the fund to the person designated as the recipient of notices under section 116.332 if the initiative or referendum petition is certified under section 116.150. The secretary of state shall reject any petition sample sheet that is not accompanied by the required fee.
 - 3. The full and correct text of all initiative and referendum petition measures shall:
- (1) Contain all matter which is to be deleted included in its proper place enclosed in brackets and all new matter shown underlined;
 - (2) Include all sections of existing law or of the constitution which would be repealed by the measure; and
- (3) Otherwise conform to the provisions of Article III, [Section] Sections 28, [and Article III, Section] 49, 50, 51, and 52(a) of the Constitution of Missouri and those of this chapter.
 - 4. The full and correct text of all initiative petition measures shall not purport to:
- (1) Declare any federal statute, regulation, executive order, or court decision to be void or in violation of the Constitution of the United States;
 - (2) Amend any federal law or the Constitution of the United States; or
- (3) Accomplish an act that the Constitution of the United States requires to be accomplished by the general assembly.

116.130. 1. The secretary of state may send copies of petition pages to election authorities to verify that the persons whose names are listed as signers to the petition are registered voters. Such verification may either be of

each signature or by random sampling as provided in section 116.120, as the secretary shall direct. If copies of the petition pages are sent to an election authority for verification, such copies shall be sent pursuant to the following schedule:

- (1) Copies of all pages from not less than one petition shall be received in the office of the election authority not later than two weeks after the petition is filed in the office of secretary of state;
- (2) Copies of all pages of a total of three petitions shall be received in the office of the election authority not later than three weeks after the petition is filed in the office of the secretary of state;
- (3) If more than three petitions are filed, all copies of petition pages, including those petitions selected for verification by random sample pursuant to section 116.120, shall be received in the office of the election authority not later than the fourth week after the petition is filed in the office of the secretary of state. Each election authority shall check the signatures against voter registration records in the election authority's jurisdiction, but the election authority shall count as valid only the signatures of persons registered as voters in the county named in the circulator's affidavit. Signatures shall not be counted as valid if they have been struck through or crossed out. Signatures not in black or blue ink shall be counted as invalid without verification.
- 2. If the election authority is requested to verify the petition by random sampling, such verification shall be completed and certified not later than thirty days from the date that the election authority receives the petition from the secretary of state. If the election authority is to verify each signature, such verification [must] shall be completed, certified and delivered to the secretary of state by 5:00 p.m. on the last Tuesday in July prior to the election, or in the event of complete verification of signatures after a failed random sample, full verification shall be completed, certified and delivered to the secretary of state by 5:00 p.m. on the last Tuesday in July or by 5:00 p.m. on the Friday of the fifth week after receipt of the signatures by the local election authority, whichever is later.
- 3. If the election authority or the secretary of state determines that the congressional district number written after the signature of any voter is not the congressional district of which the voter is a resident, the election authority or the secretary of state shall correct the congressional district number on the petition page. Failure of a voter to give the voter's correct congressional district number shall not by itself be grounds for not counting the voter's signature.
- 4. The election authority shall return the copies of the petition pages to the secretary of state with annotations regarding any invalid or questionable signatures which the election authority has been asked to check by the secretary of state. The election authority shall verify the number of pages received for that county, and also certify the total number of valid signatures of voters from each congressional district which the election authority has been asked to check by the secretary of state.
- 5. The secretary of state is authorized to adopt rules to ensure uniform, complete, and accurate checking of petition signatures either by actual count or random sampling. No rule or portion of a rule promulgated pursuant to this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536.
- 6. After a period of three years from the time of submission of the petitions to the secretary of state, the secretary of state, if the secretary determines that retention of such petitions is no longer necessary, may destroy such petitions.
- 116.160. 1. If the general assembly adopts a joint resolution proposing a constitutional amendment or a bill without a fiscal note summary, which is to be referred to a vote of the people, after receipt of such resolution or bill the secretary of state shall promptly forward the resolution or bill to the state auditor. If the general assembly adopts a joint resolution proposing a constitutional amendment or a bill without an official summary statement, which is to be referred to a vote of the people, within twenty days after receipt of the resolution or bill, the secretary of state shall prepare and transmit to the attorney general a summary statement of the measure as the proposed summary statement. The secretary of state may seek the advice of the legislator who introduced the constitutional amendment or bill and the speaker of the house or the president pro tem of the legislative chamber that originated the measure. The summary statement may be distinct from the legislative title of the proposed constitutional amendment or bill. The attorney general shall within ten days approve the legal content and form of the proposed statement.
- 2. The official summary statement shall contain no more than **one hundred** fifty words[, excluding articles]. The title shall be a true and impartial statement of the purposes of the proposed measure in language neither intentionally argumentative nor likely to create prejudice either for or against the proposed measure.
 - 116.230. 1. The secretary of state shall prepare sample ballots in the following form.
 - 2. The top of the ballot shall read:

"OFFICIAL BALLOT STATE OF MISSOURI"

3. When constitutional amendments are submitted, the first heading shall read:

"CONSTITUTIONAL AMENDMENTS"

There shall follow the numbers assigned under section 116.210 the official ballot titles prepared under section 116.160 or 116.334, and the fiscal note summaries prepared under section 116.170. Constitutional amendments proposed by the general assembly shall be designated as "Proposed by the general assembly". Constitutional amendments proposed by initiative petition shall be designated "Proposed by initiative petition". Constitutional amendments proposed by constitutional convention shall be designated as "Proposed by constitutional convention".

4. When statutory measures are submitted, the next heading shall read:

"STATUTORY MEASURES"

There shall follow the letters assigned under section 116.220, the official ballot titles prepared under section 116.160 or 116.334, and the fiscal note summaries prepared under section 116.170. Statutory initiative measures shall be designated "Proposed by initiative petition". Referendum measures shall be designated "Referendum ordered by petition".

- 5. Immediately following the official ballot title, words "Shall the measure summarized be approved?" shall appear with the options to vote "yes" or "no".
- 116.270. 1. There is hereby created a "Secretary of State's Petition Publications Fund", which shall [be-used only to pay printing, publication, and other expenses incurred in submitting statewide ballot measures to the voters.
- 2. The secretary of state shall certify to the commissioner of administration all valid claims for payment from the publications fund. On receiving the certified claims, the commissioner of administration shall issue warrants on the state treasurer payable to each individual out of the publications fund.] consist of moneys collected under section 116.150. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and moneys in the fund shall be used solely by the secretary of state for the purpose of making refunds as set forth in section 116.150 and to pay publication expenses incurred in submitting statewide ballot measures to the voters. Any balance in the fund shall be used for the purposes set forth herein before using an appropriation from the general revenue for the same purpose.
- 2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- 3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 116.332. 1. Before a constitutional amendment petition, a statutory initiative petition, or a referendum petition may be circulated for signatures, a sample sheet [must] shall be submitted to the secretary of state in the form in which it will be circulated. Sample initiative petition sheets shall be filed no earlier than twelve weeks following a general election. When a person submits a sample sheet of a petition he or she shall designate to the secretary of state the name and address of the person to whom any notices shall be sent pursuant to sections 116.140 and 116.180 and, if a committee or person, except the individual submitting the sample sheet, is funding any portion of the drafting or submitting of the sample sheet, the person submitting the sample sheet shall submit a copy of the filed statement of committee organization required under subsection 5 of section 130.021 showing the date the statement was filed. The secretary of state shall refer a copy of the petition sheet to the attorney general for his approval and to the state auditor for purposes of preparing a fiscal note and fiscal note summary. The secretary of state and attorney general [must] shall each review the petition for [sufficiency as to form] compliance with section 116.050 and Article III, Sections 28, 49, 50, 51, and 52(a) of the Constitution of Missouri and approve or reject [the form of] the petition, stating the reasons for rejection, if any.
- 2. Within two business days of receipt of any such sample sheet, the office of the secretary of state shall conspicuously post on its website the text of the proposed measure, a disclaimer stating that such text may not constitute the full and correct text as required under section 116.050, and the name of the person or organization submitting the sample sheet. The secretary of state's failure to comply with such posting shall be considered a violation of chapter 610 and subject to the penalties provided under subsection 3 of section 610.027. The posting shall be removed within three days of either the withdrawal of the petition under section 116.115 or the rejection for any reason of the petition.
- 3. Upon receipt of a petition from the office of the secretary of state, the attorney general shall examine the petition [as to form] and determine whether it complies with section 116.050 and Article III, Sections 28, 49, 50, 51, and 52(a) of the Constitution of Missouri. If the petition is rejected [as to form], the attorney general shall forward his or her comments to the secretary of state within ten days after receipt of the petition by the attorney

general. If the petition is approved [as to form], the attorney general shall forward his or her approval [as to form] to the secretary of state within ten days after receipt of the petition by the attorney general.

- 4. The secretary of state shall review the comments and statements of the attorney general [as to form] and make a final decision as to the approval or rejection [of the form] of the petition. The secretary of state shall send written notice to the person who submitted the petition sheet of the approval within fifteen days after submission of the petition sheet. The secretary of state shall send written notice if the petition has been rejected, together with reasons for rejection, within fifteen days after submission of the petition sheet.
- 116.334. 1. If the petition [form] is approved under section 116.332, the secretary of state shall make a copy of the sample petition available on the secretary of state's website. For a period of fifteen days after the petition is approved [as to form] under section 116.332, the secretary of state shall accept public comments regarding the proposed measure and provide copies of such comments upon request. Within twenty-three days of receipt of such approval, the secretary of state shall prepare and transmit to the attorney general a summary statement of the measure which shall be a concise statement not exceeding one hundred fifty words. This statement shall [be in the form of a question using] use language neither intentionally argumentative nor likely to create prejudice either for or against the proposed measure. The attorney general shall within ten days approve the legal content and form of the proposed statement.
- 2. Signatures obtained prior to the date the official ballot title is certified by the secretary of state shall not be counted. If a court orders a change that substantially alters the content of the official ballot title under subsection 4 of section 116.190, then all signatures gathered before such change occurred shall be invalidated, regardless of whether those signatures were gathered on petition pages that displayed what was previously the official ballot title as certified by the secretary of state.
- 3. Signatures for statutory initiative petitions shall be filed not later than six months prior to the general election during which the petition's ballot measure is submitted for a vote, and shall also be collected not earlier than the day after the day upon which the previous general election was held.
- 238.216. 1. Except as otherwise provided in section 238.220 with respect to the election of directors, in order to call any election required or allowed under sections 238.200 to 238.275, the circuit court shall:
- (1) Order the county clerk to cause the questions to appear on the ballot on the next regularly scheduled general, primary or special election day, which date shall be the same in each county or portion of a county included within and voting upon the proposed district;
- (2) If the election is to be a mail-in election, specify a date on which ballots for the election shall be mailed, which date shall be a Tuesday, and shall be not earlier than the eighth Tuesday from the issuance of the order, and shall not be on the same day as an election conducted under the provisions of chapter 115; or
- (3) If all the owners of property in the district joined in the petition for formation of the district, such owners may cast their ballot by unanimous verified petition approving any measure submitted to them as voters pursuant to this chapter. Each owner shall receive one vote per acre owned. Fractional votes shall be allowed. The verified petition shall be filed with the circuit court clerk. The filing of a unanimous petition shall constitute an election under sections 238.200 to 238.275 and the results of said election shall be entered pursuant to subsection 6 of this section.
- 2. In the case of an election by mail-in ballot where the qualified voters are the real property owners under subsection 2 of section 238.220, application for a ballot shall be [eonducted as follows] required, and such application process shall be:
 - (1) Only qualified voters shall be entitled to apply for a ballot;
 - (2) Such persons shall apply with the clerk of the circuit court in which the petition was filed;
 - (3) Each person applying shall provide:
 - (a) Such person's name, address, mailing address, and phone number;
 - (b) An authorized signature; and
 - (c) Evidence that such person is entitled to vote. Such evidence for owners of real property shall be -
 - a. For resident individuals, proof of registration from the election authority;
- b. For owners of real property,] a tax receipt or deed or other document which evidences ownership, and identifies the real property by location;
- (4) No person shall apply later than the fourth Tuesday before the date for mailing ballots specified in the circuit court's order.
- 3. [If the election is to be a mail in election] In the case of an election by mail-in ballot where the qualified voters are registered voters, the qualified voters shall not have to apply for ballots but shall be issued a ballot as follows:

- (1) Only qualified voters, who are registered on the forty-fifth day prior to the date set by the circuit court for the mailing of ballots, shall be entitled to be mailed a ballot; and
- (2) No later than the fourth Tuesday before the date for mailing ballots specified in the circuit court's order, the election authority shall provide the circuit court with the names and addresses of all registered voters within the proposed transportation development district according to the records of the election authority on the forty-fifth day prior to the date set by the circuit court for the mailing of ballots.
- 4. In the case of an election by mail-in ballot where the qualified voters are the real property owners under subsection 2 of section 238.220, the circuit court shall mail a ballot to each qualified voter who applied for a ballot pursuant to subsection 2 of this section along with a return addressed envelope directed to the circuit court clerk's office with a sworn affidavit on the reverse side of such envelope for the voter's signature. Such affidavit shall be in the following form:

I hereby declare under penalties of perjury that I am qualified to vote, or to affix my authorized

signature in the name of an entity which is Subscribed and sworn to before me this	
	Authorized Signature
Printed Name of Voter	
	Signature of notary or other officer authorized to administer oaths.
Mailing Address of Voter (if different)	
subsection 3 of this section along with a re	voter whose name was provided by the election authority turn envelope addressed to the circuit court clerk's office. all contain an affidavit that is substantially the following
I declare under penalty of perjury, a felo shown on voter registration records and returning it in compliance with section 2 than one ballot in this election.	ony, that I am a qualified voter for this election as that I have voted the enclosed ballot and am 38.216, RSMo, and have not and will not vote more te the information below will invalidate my ballot.
Signature	
Residence Address	
M. '1' A J.J ('C J''' (C	

Mailing Address (if different)

- 7. Upon receipt of the ballot, the voter shall mark it, place and seal the marked ballot in the secrecy envelope supplied with the ballot, place and seal the secrecy envelope containing the marked ballot in the return identification envelope supplied with the ballot that has been signed by the voter, and return the marked ballot to the circuit court, no later than the date required under subsection 11 of this section, by United States mail or by personally delivering the ballot to the circuit court.
- 8. The circuit court may provide additional sites for return delivery of ballots. The circuit court may, in its discretion, provide for the prepayment of postage on the return ballots.
- 9. Any costs incurred by the circuit court in the administration of an election under this section shall be paid by the petitioners.

- [4-] 10. Except as otherwise provided in subsection 2 of section 238.220, with respect to the election of directors, each qualified voter shall have one vote, unless the qualified voters are property owners under subdivision (2) of subsection 2 of section 238.202, in which case they shall receive one vote per acre. Each voter which is not an individual shall determine how to cast its vote as provided for in its articles of incorporation, articles of organization, articles of partnership, bylaws, or other document which sets forth an appropriate mechanism for the determination of the entity's vote. If a voter has no such mechanism, then its vote shall be cast as determined by a majority of the persons who run the day-to-day affairs of the voter. Each voted ballot shall be signed with the authorized signature.
- [5-] 11. Mail-in voted ballots shall be returned to the circuit court clerk's office by mail or hand delivery or to a site provided for receipt of ballots by the circuit court, and in any case received no later than 5:00 p.m. on the sixth Tuesday after the date for mailing the ballots as set forth in the circuit court's order. The circuit court's clerk shall transmit all voted ballots to a team of judges of not less than four, with an equal number from each of the two major political parties. The judges shall be selected by the circuit court from lists compiled by the election authority. Upon receipt of the voted ballots, the judges shall verify the authenticity of the ballots, canvass the votes, and certify the results. Certification by the election judges shall be final and shall be immediately transmitted to the circuit court. Any qualified voter who voted in such election may contest the result in the same manner as provided in chapter 115.
- [6:] 12. The results of the election shall be entered upon the records of the circuit court of the county in which the petition was filed. Also, a certified copy thereof shall be filed with the county clerk of each county in which a portion of the proposed district lies, who shall cause the same to be spread upon the records of the county commission.
- 347.740. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 351.127. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter, provided that the secretary of state may collect an additional fee of ten dollars on each corporate registration report fee filed under section 351.122. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 355.023. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 356.233. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 359.653. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 400.9-528. The secretary of state may collect an additional fee of five dollars on each and every fee paid to the secretary of state as required in chapter 400.9. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- 417.018. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2021] 2026.
- Section B. Because of the need to provide certainty for state employees who wish to participate as candidates in the 2020 election cycle, the repeal and reenactment of section 36.155 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 36.155 of section A of this act shall be in full force and effect upon its passage and approval.

Section C. Because immediate action is necessary to ensure citizens can safely exercise the right to vote and avoid the risk of contracting or transmitting severe acute respiratory syndrome coronavirus 2, the enactment of section 115.302 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 115.302 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

4 3	TEC	002
Αì	(ES:	093

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Coleman 32	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Francis	Gannon
Gregory	Grier	Griesheimer	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	McDaniel
McGaugh	Miller	Moon	Morris 140	Morse 151
Murphy	Neely	O'Donnell	Pfautsch	Pike
Plocher	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Stacy	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wood	Wright	Mr. Speaker		

NOES: 039

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Butz	Carpenter
Chappelle-Nadal	Ellebracht	Green	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Mosley	Person	Pierson Jr.	Pogue
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Runions	Sain	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 001

Price

ABSENT WITH LEAVE: 029

Aldridge	Bailey	Barnes	Bosley	Burns
Carter	Christofanelli	Clemens	Coleman 97	Dogan
Fitzwater	Gray	Griffith	Mayhew	McGirl

MessengerMorganMuntzelPattersonPietzmanPollitt 52SaulsSchroerShawanShull 16SpencerStephens 128TateWilson

VACANCIES: 001

On motion of Representative Shaul (113), House Amendment No. 2 was adopted.

Representative Murphy raised a point of order that members were in violation of Rule 85.

The Chair reminded members to confine their comments to the question at hand.

Representative Chipman offered House Amendment No. 3.

House Amendment No. 3

AMEND Senate Committee Substitute for Senate Bill No. 631, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"27.010. The attorney general for the state of Missouri shall be elected at each general election at which a governor and other state officers are elected, and his term shall begin at 12:00 noon on the second Monday in January next succeeding his election, and shall continue for four years, or until his successor is elected and qualified. The attorney general shall [reside at the seat of government and] keep his office in the supreme court building, and receive an annual salary of sixty-five thousand dollars plus any salary adjustment provided pursuant to section 105.005, payable out of the state treasury. The salary shall constitute the total compensation for all duties to be performed by him and there shall be no further payments made to or accepted by him for the performance of any duty now required of him under any existing law. The attorney general shall devote his full time to his office, and, except in the performance of his official duties, shall not engage in the practice of law."; and

Further amend said bill, Page 2, Section 36.155, Line 21, by inserting after all of said section and line the following:

"51.050. No person shall be elected or appointed clerk of the county commission unless such person be a citizen of the United States, [ever the age of twenty one years] twenty-one years of age or older, and shall have resided within the state one whole year, and within the county for which the person is elected one year just prior to such person's election; and every clerk shall after the election continue to reside within the county for which such person is clerk.

55.060. No person shall be elected or appointed county auditor of a county of the first class not having a charter form of government or of a county of the second class unless he **or she** is a citizen of the United States [above the age of twenty one years], twenty-one years of age or older, and has resided within the state for one whole year and within the county for which he or she is elected or appointed for three months immediately preceding the election or his or her appointment. He or she shall also be a person familiar with the theory and practice of accounting by education, training, and experience and able to perform the duties imposed upon the county auditor by the provisions of this chapter. The county auditor shall, after his or her appointment or election, reside in the county for which he or she is auditor.

58.030. No person shall be elected or appointed to the office of coroner unless he **or she** be a citizen of the United States, [over the age of twenty one years] twenty-one years of age or older, and shall have resided within the state one whole year, and within the county for which he **or she** is elected, six months next preceding the election.

60.010. 1. At the regular general election in the year 1948, and every four years thereafter, the voters of each county of this state in counties of the second, third, and fourth classification shall elect a registered land surveyor as county surveyor, who shall hold office for four years and until a successor is duly elected, commissioned and qualified. The person elected shall be commissioned by the governor.

- 2. No person shall be elected or appointed surveyor unless such person is a citizen of the United States, [over the age of twenty one years] twenty-one years of age or older, a registered land surveyor, and shall have resided within the state one whole year. An elected surveyor shall have resided within the county for which the person is elected six months immediately prior to election and shall after election continue to reside within the county for which the person is surveyor. An appointed surveyor need not reside within the county for which the person is surveyor.
- 3. Notwithstanding the provisions of subsection 1 of this section, or any other law to the contrary, the county commission of any county of the third or fourth classification may appoint a surveyor following the deadline for filing for the office of surveyor, if no qualified candidate files for the office in the general election in which the office would have been on the ballot, provided that the notice required by section 115.345 has been published in at least one newspaper of general circulation in the county. The appointed surveyor shall serve at the pleasure of the county commission, however, an appointed surveyor shall forfeit said office once a qualified individual, who has been duly elected at a regularly scheduled general election where the office of surveyor is on the ballot and who has been commissioned by the governor, takes office. The county commission shall fix appropriate compensation, which need not be equal to that of an elected surveyor.
- 77.230. No person shall be mayor unless he be at least [thirty] twenty-one years of age, a citizen of the United States and a resident of such city at the time of and for two years next preceding his election. When two or more persons shall have an equal number of votes for the office of mayor, the matter shall be determined by the council.
- 79.080. No person shall be mayor unless he be at least [twenty-five] twenty-one years of age, a citizen of the United States and a resident of the city at the time of and for at least one year next preceding his election.
- 105.035. No person shall be appointed to an elected public office in the state of Missouri who is delinquent in the payment of state income tax, personal property tax, municipal tax, or real property tax on the person's place of residence. A candidate for such appointed public office shall provide the appointing authority thereof with a signed and notarized affidavit stating that all state income taxes and property taxes, both personal property and real property, have been paid or the fact that no taxes were owed for the two fiscal years immediately prior to the filing deadline for the requisite elective public office.
- 115.357. 1. Except as provided in subsections 3 and 4 of this section, each candidate for federal, state or county office shall, before filing his **or her** declaration of candidacy, pay to the treasurer of the state or county committee of the political party upon whose ticket he **or she** seeks nomination a certain sum of money as follows:
- (1) To the treasurer of the state central committee, two hundred dollars if he or she is a candidate for statewide office or for United States senator, one hundred dollars if he or she is a candidate for representative in Congress, circuit judge or state senator, and fifty dollars if he or she is a candidate for state representative;
 - (2) To the treasurer of the county central committee, fifty dollars if he or she is a candidate for county office.
- 2. The required sum may be submitted by the candidate to the official accepting his **or her** declaration of candidacy. All sums so submitted shall be forwarded promptly by the official to the treasurer of the appropriate party committee.
- 3. Any person who cannot pay the fee required to file as a candidate may have the fee waived by filing a declaration of inability to pay and a petition with his **or her** declaration of candidacy. Each such declaration shall be in substantially the following form:

in substantially the following	g 101111.			
DECLARATION (OF INABILITY TO	PAY FILING FEE		
I, , do hereb	y swear that I am fir	nancially unable to pay t	he fee of ((amount of fee) to file as
a candidate for nomination to	o the office of	at the primary election	n to be held on the	day of ,
20		_		
	Sub	bscribed and sworn		
Signature of candid	ate to b	pefore me this		
_		day of		
		, 20		
Residence address	Sign	nature of election		
Residence address		icial or officer		
		horized to		

administer oaths

If the candidate's declaration of candidacy is to be filed in person, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the election official who witnesses the candidate's declaration of candidacy. If his or her declaration of candidacy is to be filed by certified mail pursuant to subsection 2 of section 115.355, the declaration of inability to pay shall be subscribed and sworn to by the candidate before the notary or other officer who witnesses the candidate's declaration of candidacy. With his or her declaration of inability to pay, the candidate shall submit a petition endorsing his or her candidacy. Except for the number of signatures required, each such petition shall, insofar as practicable, be in the form provided in sections 115.321 and 115.325. If the person filing declaration of indigence is to be a candidate for statewide office, his or her petition shall be signed by the number of registered voters in the state equal to at least one-half of one percent of the total number of votes cast in the state for the office at the last election in which a candidate ran for the office. If the person filing a declaration of indigence is to be a candidate for any other office, the petition shall be signed by the number of registered voters in the district or political subdivision which is equal to at least one percent of the total number of votes cast for the office at the last election in which a candidate ran for the office. The candidate's declaration of inability to pay and the petition shall be filed at the same time and in the same manner as his or her declaration of candidacy is filed. The petition shall be checked and its sufficiency determined in the same manner as new party and independent candidate petitions.

- 4. No filing fee shall be required of any person who proposes to be an independent candidate, the candidate of a new party or a candidate for presidential elector.
- 5. Except as provided in subsections 3 and 4 of this section, no candidate's name shall be printed on any official ballot until the required fee has been paid.
- 162.291. The voters of each seven-director district other than urban districts shall, at municipal elections, elect two directors who are citizens of the United States and resident taxpayers of the district, who have resided in this state for one year next preceding their election or appointment, and who are [at least twenty four years of age] twenty-one years of age or older.
- 190.050. 1. After the ambulance district has been declared organized, the declaring county commission, except in counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants, shall divide the district into six election districts as equal in population as possible, and shall by lot number the districts from one to six inclusive. The county commission shall cause an election to be held in the ambulance district within ninety days after the order establishing the ambulance district to elect ambulance district directors. Each voter shall vote for one director from the ambulance election district in which the voter resides. The directors elected from districts one and four shall serve for a term of one year, the directors elected from districts two and five shall serve for a term of two years, and the directors from districts three and six shall serve for a term of three years; thereafter, the terms of all directors shall be three years. All directors shall serve the term to which they were elected or appointed, and until their successors are elected and qualified, except in cases of resignation or disqualification. The county commission shall reapportion the ambulance districts within sixty days after the population of the county is reported to the governor for each decennial census of the United States. Notwithstanding any other provision of law, if the number of candidates for the office of director is no greater than the number of directors to be elected, no election shall be held, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they have been elected.
- 2. In all counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants, the voters shall vote for six directors elected at large from within the district for a term of three years. Those directors holding office in any district in such a county on August 13, 1976, shall continue to hold office until the expiration of their terms, and their successors shall be elected from the district at large for a term of three years. In any district formed in such counties after August 13, 1976, the governing body of the county shall cause an election to be held in that district within ninety days after the order establishing the ambulance district to elect ambulance district directors. Each voter shall vote for six directors. The two candidates receiving the highest number of votes at such election shall be elected for a term of three years, the two candidates receiving the fifth and sixth highest number of votes shall be elected for a term of one year; thereafter, the term of all directors shall be three years.
- 3. A candidate for director of the ambulance district shall, at the time of filing, be a citizen of the United States, a qualified voter of the election district as provided in subsection 1 of this section, a resident of the district for two years next preceding the election, and shall be [at least twenty four years of age] twenty-one years of age or older. In an established district which is located within the jurisdiction of more than one election authority, the

candidate shall file his or her declaration of candidacy with the secretary of the board. In all other districts, a candidate shall file a declaration of candidacy with the county clerk of the county in which he or she resides. A candidate shall file a statement under oath that he or she possesses the required qualifications. No candidate's name shall be printed on any official ballot unless the candidate has filed a written declaration of candidacy pursuant to subsection 5 of section 115.127. If the time between the county commission's call for a special election and the date of the election is not sufficient to allow compliance with subsection 5 of section 115.127, the county commission shall, at the time it calls the special election, set the closing date for filing declarations of candidacy.

- 204.610. 1. There shall be five trustees, appointed or elected as provided for in the circuit court decree or amended decree of incorporation for a reorganized common sewer district, who shall reside within the boundaries of the district. Each trustee shall be a voter of the district and shall have resided in said district for twelve months immediately prior to the trustee's election or appointment. A trustee shall be [at least twenty-five years of age] twenty-one years of age or older and shall not be delinquent in the payment of taxes at the time of the trustee's election or appointment. Regardless of whether or not the trustees are elected or appointed, in the event the district extends into any county bordering the county in which the greater portion of the district lies, the presiding commissioner or other chief executive officer of the adjoining county shall be an additional member of the board of trustees, or the governing body of such bordering county may appoint a citizen from such county to serve as an additional member of the board of trustees. Said additional trustee shall meet the qualifications set forth in this section for a trustee.
- 2. The trustees shall receive no compensation for their services but may be compensated for reasonable expenses normally incurred in the performance of their duties. The board of trustees may employ and fix the compensation of such staff as may be necessary to discharge the business and purposes of the district, including clerks, attorneys, administrative assistants, and any other necessary personnel. The board of trustees may employ and fix the duties and compensation of an administrator for the district. The administrator shall be the chief executive officer of the district subject to the supervision and direction of the board of trustees. The administrator of the district may, with the approval of the board of trustees, retain consulting engineers for the district under such terms and conditions as may be necessary to discharge the business and purposes of the district.
- 3. Except as provided in subsection 1 of this section, the term of office of a trustee shall be five years. The remaining trustees shall appoint a person qualified under this section to fill any vacancy on the board. The initial trustees appointed by the circuit court shall serve until the first Tuesday after the first Monday in June or until the first Tuesday after the first Monday in April, depending upon the resolution of the trustees. In the event that the trustees are elected, said elections shall be conducted by the appropriate election authority under chapter 115. Otherwise, trustees shall be appointed by the county commission in accordance with the qualifications set forth in subsection 1 of this section.
- 4. Notwithstanding any other provision of law, if there is only one candidate for the post of trustee, then no election shall be held, and the candidate shall assume the responsibilities of office at the same time and in the same manner as if elected. If there is no candidate for the post of trustee, then no election shall be held for that post and it shall be considered vacant, to be filled under the provisions of subsection 3 of this section.
- 247.060. 1. The management of the business and affairs of the district is hereby vested in a board of directors, who shall have all the powers conferred upon the district except as herein otherwise provided. It shall be composed of five members, each of whom shall be a voter of the district and shall have resided in said district one whole year immediately prior to his or her election. A member shall be [at least twenty five years of age] twenty-one years of age or older and shall not be delinquent in the payment of taxes at the time of his or her election. Except as provided in subsection 2 of this section, the term of office of a member of the board shall be three years. The remaining members of the board shall appoint a qualified person to fill any vacancy on the board. If no qualified person who lives in the subdistrict for which there is a vacancy is willing to serve on the board, the board may appoint an otherwise qualified person who lives in the district but not in the subdistrict in which the vacancy exists to fill such vacancy.
- 2. After notification by certified mail that he or she has two consecutive unexcused absences, any member of the board failing to attend the meetings of the board for three consecutive regular meetings, unless excused by the board for reasons satisfactory to the board, shall be deemed to have vacated the seat, and the secretary of the board shall certify that fact to the board. The vacancy shall be filled as other vacancies occurring in the board.
- 3. The initial members of the board shall be appointed by the circuit court and one shall serve until the immediately following first Tuesday after the first Monday in April, two shall serve until the first Tuesday after the first Monday in April on the second year following their appointment and the remaining appointees shall serve until

the first Tuesday after the first Monday in April on the third year following their appointment. On the expiration of such terms and on the expiration of any subsequent term, elections shall be held as otherwise provided by law, and such elections shall be held in April pursuant to section 247.180.

- 4. In 2008, 2009, and 2010, directors elected in such years shall serve from the first Tuesday after the first Monday in June until the first Tuesday in April of the third year following the year of their election. All directors elected thereafter shall serve from the first Tuesday in April until the first Tuesday in April of the third year following the year of their election.
- 5. Each member of the board may receive an attendance fee not to exceed one hundred dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than two meetings in any calendar month, except that in a county of the first classification, a member shall not be paid for attending more than four meetings in any calendar month. However, no board member shall be paid more than one attendance fee if such member attends more than one board meeting in a calendar week. In addition, the president of the board of directors may receive fifty dollars for attending each regularly or specially called board meeting, but shall not be paid the additional fee for attending more than two meetings in any calendar month. Each member of the board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district.
- 6. In no event, however, shall a board member receive any attendance fees or additional compensation authorized in subsection 5 of this section until after such board member has completed a minimum of six hours training regarding the responsibilities of the board and its members concerning the basics of water treatment and distribution, budgeting and rates, water utility planning, the funding of capital improvements, the understanding of water utility financial statements, the Missouri sunshine law, and this chapter.
- 7. The circuit court of the county having jurisdiction over the district shall have jurisdiction over the members of the board of directors to suspend any member from exercising his or her office, whensoever it appears that he or she has abused his or her trust or become disqualified; to remove any member upon proof or conviction of gross misconduct or disqualification for his or her office; or to restrain and prevent any alienation of property of the district by members, in cases where it is threatened, or there is good reason to apprehend that it is intended to be made in fraud of the rights and interests of the district.
- 8. The jurisdiction conferred by this section shall be exercised as in ordinary cases upon petition, filed by or at the instance of any member of the board, or at the instance of any ten voters residing in the district who join in the petition, verified by the affidavit of at least one of them. The petition shall be heard in a summary manner after ten days' notice in writing to the member or officer complained of. An appeal shall lie from the judgment of the circuit court as in other causes, and shall be speedily determined; but an appeal does not operate under any condition as a supersedeas of a judgment of suspension or removal from office.
- 249.140. 1. Any candidate for the office of trustee in the district shall be an American citizen [over the age of twenty five years] twenty-one years of age or older and shall have been a resident within the county within which the district is situated for more than four whole years next before the date of the election at which he is a candidate and shall be a voter of the district. Any person desiring to become a candidate for the office of trustee at the election held on the original incorporation of the district, as provided in section 249.070, shall file with the county commission or with the election commissioners a statement, under oath, that he possesses the qualifications required by sections 249.010 to 249.420 for trustee and shall pay a filing fee of five dollars, whereupon his or her name shall be placed on the ballot as candidate for trustee. Any person desiring to become a candidate for the office of trustee in any subsequent election shall file such statement, under oath, with and pay such filing fee to the secretary of the board of trustees, whereupon his or her name shall be placed on the ballot as candidate for the office of trustee.
- 2. At such initial election the candidate who receives the highest number of votes shall be elected for a six-year term as trustee; the candidate who receives the second highest number of votes shall be elected for a four-year term as trustee; the candidate who receives the third highest number of votes shall be elected for a two-year term as trustee.
- 3. After his **or her** election each trustee shall take and subscribe [his] **an** oath or affirmation before the clerk of the circuit court to the effect that he **or she** is qualified to act as trustee under the provisions of sections 249.010 to 249.420 and that he **or she** will perform his **or her** duties as such trustee to the best of his **or her** ability and impartially in the interest of the whole district.
- 321.130. A person, to be qualified to serve as a director, shall be a resident and voter of the district for at least one year before the election or appointment and [be over the age of twenty-four years] shall be twenty-one years of age or older. In the event the person is no longer a resident of the district, the person's office shall be vacated, and the vacancy shall be filled as provided in section 321.200. Nominations and declarations of candidacy

Basye

Bromley

Dohrman

Coleman 97

shall be filed at the headquarters of the fire protection district by paying a filing fee equal to the amount of a candidate for county office as set forth under section 115.357, and filing a statement under oath that such person possesses the required qualifications. Thereafter, such candidate shall have the candidate's name placed on the ballot as a candidate for director.

483.010. No person shall be appointed or elected clerk of any court, unless he [be] or she is a citizen of the United States, [above the age of twenty-one years] twenty-one years of age or older, and shall have resided within the state one whole year, and within the geographical area over which the court has jurisdiction or, in the case of circuit clerks, within the county from which elected, three months before the appointment or election; and every clerk shall, after his or her appointment or election, reside in the geographical area over which the court he or she serves has jurisdiction or, in the case of circuit clerks, in the county for which he or she is clerk."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Bailey

Bondon

Dinkins

Coleman 32

Representative Eggleston moved the previous question.

Andrews

Christofanelli

Black 7

DeGroot

Which motion was adopted by the following vote:

Anderson

Black 137

Chipman

Deaton

Billington

Allred

Busick

Cupps

Сиррз	Deuton	Decirott	Dilikilis	Domman
Eggleston	Eslinger	Evans	Falkner	Fishel
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lovasco
Love	Lynch	McDaniel	McGaugh	McGirl
Miller	Moon	Morris 140	Morse 151	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				
NOES: 042				
Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Butz	Carpenter
Chappelle-Nadal	Clemens	Ellebracht	Gray	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mosley	Person	Pierson Jr.
Pogue	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 019

Aldridge Baker Barnes Bosley Burns Carter Dogan Fitzwater Mayhew Messenger Morgan Muntzel Pietzman Mitten Schnelting Schroer Shawan Shull 16 Stephens 128

VACANCIES: 001

On motion of Representative Chipman, House Amendment No. 3 was adopted.

SCS SB 631, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

On motion of Representative Eggleston, the House recessed until 4:00 p.m.

The hour of recess having expired, the House was called to order by Representative Anderson.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 032

Black 137 Brown 27 Basye Black 7 Bondon Coleman 97 Haden Busick DeGroot Gannon Haffner Hansen Hill Hurst Justus Kelley 127 Kelly 141 Lovasco McGirl Morris 140 Murphy Pogue Remole Richey Riggs Taylor Walsh Roberts 161 Simmons Veit

Wright Young

NOES: 001

Rowland

PRESENT: 070

Allred Anderson Andrews Appelbaum Baker Billington Bangert Baringer Barnes Bland Manlove Bromley Brown 70 Burnett Butz Chappelle-Nadal Chipman Coleman 32 Deaton Dinkins Dohrman Eggleston Evans Falkner Green Grier Griffith Gunby Hannegan Helms Hicks Hovis Hudson Kendrick Kolkmeyer Houx Lynch McCreery McDaniel Merideth Morse 151 Patterson Pfautsch Neely O'Donnell Person Pike Pollitt 52 Pollock 123 Porter Pierson Jr. Razer Reedy Rehder Roberts 77 Roden Rone Ross Runions Ruth Schroer Sharpe 4 Shaul 113 Solon Sommer Spencer Stacy Swan Unsicker Wilson Wood

ABSENT WITH LEAVE: 059

Aldridge Bailey Beck Bosley Burns Carpenter Carter Christofanelli Clemens Cupps Ellebracht Fishel Dogan Eslinger Fitzwater Francis Gray Gregory Griesheimer Henderson Ingle Kidd Knight Lavender Love Mayhew McGaugh Miller Mackey Messenger Mitten Moon Morgan Mosley Muntzel Pietzman Plocher Price Proudie Quade Toalson Reisch Rogers Sain Sauls Schnelting Shields Shull 16 Smith Sharp 36 Shawan Stephens 128 Vescovo Stevens 46 Tate Trent Washington Wiemann Windham Mr. Speaker

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred SCS SB 631, with House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Sauls, Walsh, Wiemann and Wood

Noes (1): Burnett

Absent (0)

THIRD READING OF SENATE BILLS

SCS SB 631, with House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3, relating to elections, was again taken up by Representative Shaul (113).

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer

Lovasco	Love	Lynch	McDaniel	McGaugh
McGirl	Moon	Morris 140	Morse 151	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe 4	Shaul 113
Shields	Simmons	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speeker		

Wood Wright Mr. Speaker

NOES: 041

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Brown 27	Brown 70	Burnett	Butz
Chappelle-Nadal	Clemens	Ellebracht	Green	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Mosley	Person	Pierson Jr.
Pogue	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Sharp 36	Stevens 46	Unsicker	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 018

AldridgeBosleyBurnsCarpenterCarterGrayGriesheimerHillMayhewMessengerMillerMorganMuntzelShawanShull 16

Smith Tate Washington

VACANCIES: 001

On motion of Representative Shaul (113), SCS SB 631, with House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3, was read the third time and passed by the following vote:

AYES: 100

Bailey Allred Anderson Andrews Baker Basye Billington Black 137 Black 7 Bondon Christofanelli Coleman 32 Bromley Busick Chipman DeGroot Dinkins Dohrman Cupps Deaton Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Knight Lovasco Kolkmeyer McGaugh McGirl Miller Love Lynch Morris 140 Morse 151 Murphy Neely O'Donnell Pfautsch Pike Plocher Pollitt 52 Pollock 123 Remole Porter Reedy Rehder Toalson Reisch Roberts 161 Roden Rone Richey Riggs Ruth Schnelting Ross Schroer Sharpe 4

Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 048

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Clemens	Coleman 97	Dogan
Gray	Green	Gunby	Hurst	Ingle
Kendrick	Lavender	Mackey	McCreery	McDaniel
Merideth	Mitten	Moon	Mosley	Person
Pierson Jr.	Pogue	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sain	Sauls	Sharp 36	Stevens 46	Unsicker
Washington	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 014

Aldridge	Bosley	Burns	Carter	Gannon
Mayhew	Messenger	Morgan	Muntzel	Patterson
Pietzman	Shawan	Shull 16	Tate	

VACANCIES: 001

Representative Anderson declared the bill passed.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	McDaniel
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 044

Appelbaum Bangert Baringer Barnes Beck Bland Manlove Brown 27 Brown 70 Burnett Butz Carpenter Chappelle-Nadal Clemens Ellebracht Gray Green Gunby Ingle Kendrick Lavender McCreery Mackey Merideth Mitten Mosley Person Pierson Jr. Pogue Price Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sain Sauls Sharp 36 Stevens 46 Windham Unsicker Washington Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Aldridge Bosley Burns Carter Dogan Mayhew Messenger Morgan Muntzel Pietzman

Shawan Shull 16 Tate

VACANCIES: 001

The emergency clause was adopted by the following vote:

AYES: 115

Allred Anderson Andrews Bailey Baker Black 137 Baringer Basye Beck Billington Brown 27 Black 7 Bland Manlove Bondon Bromley Burnett Busick Chipman Christofanelli Coleman 32 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Grier Griesheimer Griffith Haden Gregory Helms Haffner Hannegan Hansen Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lovasco Knight Love Lynch Mayhew McGaugh McGirl Morris 140 Morse 151 O'Donnell Patterson Person Murphy Neely Pollitt 52 Pollock 123 Pfautsch Pike Plocher Porter Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stephens 128 Taylor Stacy Stevens 46 Swan Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 019

Butz Coleman 97 Barnes Chappelle-Nadal Gray Green Hurst Lavender Mackey McCreery McDaniel Merideth Miller Mitten Moon Pogue Price Quade Unsicker

PRESENT: 016

AppelbaumBangertBrown 70ClemensGunbyIngleMosleyPierson Jr.ProudieRoberts 77RogersRowlandRunionsSainWashington

Windham

ABSENT WITH LEAVE: 012

Aldridge Bosley Burns Carpenter Carter
Messenger Morgan Muntzel Pietzman Shawan

Shull 16 Tate

VACANCIES: 001

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 1414, as amended, relating to protection of children, was taken up by Representative Solon.

On motion of Representative Solon, SS SCS HCS HB 1414, as amended, was adopted by the following vote:

AYES: 138

Allred Anderson Andrews Bailey Appelbaum Baker Baringer Basye Bangert Barnes Brown 27 Beck Billington Black 137 Bromley Brown 70 Carpenter Burnett Busick Butz Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 DeGroot Dinkins Cupps Deaton Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hudson Hill Houx Hovis Ingle Kelley 127 Kelly 141 Kendrick Kidd Justus Love Knight Kolkmeyer Lavender Lovasco McGaugh Lynch Mackey Mayhew McCreery McGirl Merideth Mitten Morris 140 Morse 151 Murphy Neely O'Donnell Patterson Mosley Person Pfautsch Pierson Jr. Pike Plocher Pollock 123 Porter Proudie Pollitt 52 Quade Reedy Rehder Toalson Reisch Remole Razer Richey Riggs Roberts 161 Rogers Rone Ross Rowland Runions Ruth Sain Schroer Sauls Schnelting Sharp 36 Sharpe 4 Shields Simmons Smith Solon Sommer Stephens 128 Stevens 46 Spencer Stacy Swan Taylor Unsicker Veit Trent Vescovo Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 004

Hurst McDaniel Moon Pogue

PRESENT: 001

Walsh

ABSENT WITH LEAVE: 019

AldridgeBlack 7Bland ManloveBondonBosleyBurnsCarterMessengerMillerMorganMuntzelPietzmanPriceRoberts 77Roden

Shaul 113 Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Solon, **SS SCS HCS HB 1414, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 144

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Billington Beck Black 137 Bland Manlove Bromley Brown 27 Brown 70 Burnett Busick Butz Chappelle-Nadal Christofanelli Clemens Carpenter Chipman Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Houx Hudson Hicks Hill Hovis Justus Kelley 127 Kelly 141 Kendrick Ingle Kidd Knight Kolkmeyer Lavender Lovasco Mackey Mayhew McCreery Love Lynch McDaniel McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Washington Wiemann Wilson Windham

Young

Mr. Speaker

NOES: 003

Wood

Hurst Moon Pogue

Wright

PRESENT: 002

Black 7 Walsh

ABSENT WITH LEAVE: 013

Aldridge Bondon Bosley Burns Carter Messenger Morgan Muntzel Pietzman Roden

Shawan Shull 16 Tate

VACANCIES: 001

Representative Anderson declared the bill passed.

Speaker Haahr resumed the Chair.

SCS HB 1330, as amended, to authorize the conveyance of certain state property, was taken up by Representative Veit.

On motion of Representative Veit, SCS HB 1330, as amended, was adopted by the following vote:

AYES: 143

Wright

Young

Allred Anderson Andrews Appelbaum Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Christofanelli Clemens Coleman 97 Deaton DeGroot Dinkins Cupps Dogan Dohrman Eggleston Ellebracht Eslinger Falkner Fishel Evans Fitzwater Francis Gannon Gray Green Grier Gregory Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kendrick Ingle Kidd Knight Kolkmeyer Lavender Lovasco Mayhew McCreery Love Lynch Mackey McDaniel McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Moon Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Runions Ruth Sain Rone Ross Sauls Schnelting Schroer Sharp 36 Sharpe 4 Solon Shaul 113 Shields Simmons Smith Stephens 128 Stevens 46 Sommer Spencer Stacy Swan Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wood

Mr. Speaker

NOES: 002

Pogue Rowland

PRESENT: 000

ABSENT WITH LEAVE: 017

Aldridge Bailey Baker Burns Carter
Chappelle-Nadal Coleman 32 Messenger Morgan Muntzel
Murphy Pietzman Shawan Shull 16 Tate

Wilson Windham

VACANCIES: 001

On motion of Representative Veit, SCS HB 1330, as amended, was truly agreed to and finally passed by the following vote:

AYES: 145

Allred Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Christofanelli Clemens Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Ellebracht Dogan Eggleston Eslinger Evans Falkner Fishel Fitzwater Gray Francis Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kolkmeyer Kendrick Kidd Knight Lavender Mackey Mayhew Lovasco Love Lynch McCreery McGaugh McGirl Merideth Miller Mitten Moon Morris 140 Morse 151 Mosley Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Veit Swan Taylor Trent Unsicker Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 003

McDaniel Pogue Rowland

PRESENT: 000

ABSENT WITH LEAVE: 014

Aldridge Baker Burns Carter Chappelle-Nadal Coleman 32 Messenger Morgan Muntzel Murphy

Pietzman Shawan Shull 16 Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 121

Allred Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bondon Bromley Brown 27 Brown 70 Burnett Busick ButzCarpenter Clemens Coleman 32 Cupps DeGroot Dinkins Dogan Dohrman Ellebracht Eslinger Falkner Fishel Francis Evans Gannon Gray Green Gregory Griesheimer Griffith Haden Haffner Gunby Hannegan Hansen Helms Hicks Houx Hovis Henderson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Love Mackey Mayhew McCreery McGaugh Lynch McGirl Merideth Mitten Morris 140 Morse 151 Neely O'Donnell Patterson Person Mosley Pike Plocher Pollitt 52 Pfautsch Pierson Jr. Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Rogers Rone Runions Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shields Smith Solon Sommer Spencer Stephens 128 Stevens 46 Swan Trent Unsicker Veit Vescovo Wiemann Windham Wright Washington Young Mr. Speaker

vii. Speaker

NOES: 023

Chipman Christofanelli Coleman 97 Deaton Eggleston Hill Fitzwater Grier Hudson Hurst Lovasco McDaniel Miller Moon Pogue Stacy Ross Rowland Roden Schroer Taylor Wilson Wood

PRESENT: 001

Walsh

ABSENT WITH LEAVE: 017

Aldridge Baker Bland Manlove Bosley Burns
Carter Chappelle-Nadal Messenger Morgan Muntzel

Murphy Pietzman Price Shawan Shull 16

Simmons Tate

VACANCIES: 001

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SCS SB 718, relating to military affairs, was taken up by Representative Sommer.

On motion of Representative Sommer, the title of HCS SS SCS SB 718 was agreed to.

Representative Sommer moved that HCS SS SCS SB 718 be adopted.

Which motion was defeated.

On motion of Representative Sommer, the title of SS SCS SB 718, relating to military affairs, was agreed to.

On motion of Representative Sommer, SS SCS SB 718 was truly agreed to and finally passed by the following vote:

AYES: 138

Allred Andrews Bailey Anderson Appelbaum Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hill Houx Hovis Hudson Hicks Kelley 127 Kelly 141 Justus Kendrick Ingle Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McCreery Love McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Murphy Neely Patterson Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Proudie Pollock 123 Porter Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Smith Solon Sommer Shields Simmons Stephens 128 Spencer Stacy Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Wilson Wood Walsh Washington Wiemann Wright Mr. Speaker Young

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 021

Aldridge Bosley Burns Carter Chappelle-Nadal Green McDaniel Messenger Morgan Mosley O'Donnell Price Muntzel Person Pietzman Roberts 77 Schroer Shawan Shull 16 Tate

Windham

VACANCIES: 001

Speaker Haahr declared the bill passed.

On motion of Representative Eggleston, the House recessed until 6:30 p.m.

EVENING SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 030

Bailey Basye Bondon Busick Coleman 97 Cupps DeGroot Gannon Gunby Haden Haffner Hansen Hurst Justus Kelley 127 Lovasco McGirl Morris 140 Morse 151 Murphy Patterson Pogue Richey Roberts 161 Shaul 113 Shields Veit Walsh Sommer Taylor

NOES: 004

Coleman 32 Mackey Rowland Sain

PRESENT: 063

Allred Andrews Appelbaum Baker Anderson Black 7 Barnes Billington Black 137 Bromley Brown 70 Burnett Deaton Dinkins Dohrman Falkner Fishel Eggleston Evans Gregory Griesheimer Hannegan Helms Henderson Grier Hicks Hill Hovis Hudson Kolkmeyer Neely Pfautsch Lynch Mayhew Moon Pike Plocher Pollitt 52 Pollock 123 Proudie Reedy Rehder Toalson Reisch Roberts 77 Roden Rone Ross Runions Schroer Sharpe 4 Smith Solon Simmons Stacy Swan

Trent	Unsicker	Vescovo	Washington	Wilson		
Windham	Young	Mr. Speaker				
ABSENT WITH LEAVE: 065						
ABSENT WITH LI	EAVE: 065					
Aldridge	Bangert	Baringer	Beck	Bland Manlove		
Bosley	Brown 27	Burns	Butz	Carpenter		
Carter	Chappelle-Nadal	Chipman	Christofanelli	Clemens		
Dogan	Ellebracht	Eslinger	Fitzwater	Francis		
Gray	Green	Griffith	Houx	Ingle		
Kelly 141	Kendrick	Kidd	Knight	Lavender		
Love	McCreery	McDaniel	McGaugh	Merideth		
Messenger	Miller	Mitten	Morgan	Mosley		
Muntzel	O'Donnell	Person	Pierson Jr.	Pietzman		
Porter	Price	Quade	Razer	Remole		
Riggs	Rogers	Ruth	Sauls	Schnelting		
Sharp 36	Shawan	Shull 16	Spencer	Stephens 128		
Stevens 46	Tate	Wiemann	Wood	Wright		

VACANCIES: 001

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 551

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 551, with House Amendment Nos. 1 and 2, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the House recede from its position on House Committee Substitute for Senate Bill No. 551, as amended;
- 2. That the Senate recede from its position on Senate Bill No. 551;
- 3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 551 be Third Read and Finally Passed.

FOR THE SENATE: FOR THE HOUSE:

/s/ Paul Wieland	/s/ J. Eggleston
/s/ Sandy Crawford	/s/ Jeff Porter
/s/ Mike Cunningham	/s/ Dave Muntzel
/s/ Lauren Arthur	/s/ Mark Ellebracht
/s/ Scott Sifton	/s/ Jon Carpenter

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR HCS SB 551, as amended - Fiscal Review

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 1682, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh, Wiemann and Wood
Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR HCS SB 551, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Sauls, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to adopt the Conference Committee Report on SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, and requests the House grant further conference.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1**, **House Amendment No. 2**, and **House Amendment No. 3** to **SCS SB 631** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

BILLS CARRYING REQUEST MESSAGES

SCS SB 631, with House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3, relating to elections, was taken up by Representative Shaul (113).

Representative Shaul (113) moved that the House refuse to recede from its position on **House Amendment No. 1, House Amendment No. 2** and **House Amendment No. 3** to SCS SB 631, and grant the Senate a conference, and the conferees be allowed to exceed the differences.

Which motion was adopted.

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, relating to criminal law, was taken up by Representative Schroer.

Representative Schroer moved that the House grant further conference on SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended.

Representative Windham raised a point of order that a member was in violation of Rule 90.

The Chair admonished the members.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 101	ΑY	ES:	101
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Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Miller	Moon	Morris 140	Morse 151
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				
NOES: 039				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Carpenter	Clemens	Ellebracht	Green	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Mosley	Person	Pierson Jr.

PoguePriceQuadeRazerRoberts 77RogersRowlandRunionsSainSharp 36

Stevens 46 Unsicker Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge Burns Butz Carter Chappelle-Nadal Griffith Hicks McDaniel Gray Messenger Muntzel Pietzman Porter Proudie Morgan Shull 16 Tate Sauls Shawan Spencer

Vescovo Washington

VACANCIES: 001

Representative Schroer again moved that the House grant further conference on SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended.

Which motion was adopted.

RE-APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker re-appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended:

Representatives Schroer, Veit, Gregory, Proudie, and Washington

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SCS SB 631, as amended: Representatives Shaul (113), Simmons, McGaugh, Windham, and Price

On motion of Representative Eggleston, the House recessed until 9:00 p.m.

The hour of recess having expired, the House was called to order by Speaker Haahr.

On motion of Representative Vescovo, the House recessed until such time as the Conference Committee Report for SCS SB 631, as amended, and the Conference Committee Report for SS#2 SCS HB 1450, HB 1296, HCS HB 1331, and HCS HB 1898, as amended, are distributed or 6:00 a.m., whichever is earlier, and then stand adjourned until 11:00 a.m., Friday, May 15, 2020.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended.

Senators: Luetkemeyer, Onder, Emery, Sifton and May.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on SCS SB 631 with House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3.

Senators: Hegeman, Crawford, Rowden, Rizzo and Sifton, and that the conferees be allowed to exceed the differences.

CONFERENCE COMMITTEE REPORT NO. 2
ON
SENATE SUBSTITUTE NO. 2
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 1450,
HOUSE BILL NO. 1296,
HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1331,
AND
HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1898

The Conference Committee appointed on Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill No. 1331, and House Committee Substitute for House Bill No. 1898, with Senate Amendment No. 1, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill No. 1331, and House Committee Substitute for House Bill No. 1898, as amended;
- 2. That the House recede from its position on House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill No. 1331, and House Committee Substitute for House Bill No. 1898;
- 3. That the attached Conference Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 1450, House Bill No. 1296, House Committee Substitute for House Bill 1331, and House Committee Substitute for House Bill No. 1898, be Third Read and Finally Passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Nick Schroer	/s/ Senator Tony Luetkemeyer
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/s/ Representative David Gregory
/s/ Representative Rudy Veit
/s/ Representative Raychel Proudie
Representative Barbara Washington
/s/ Senator Ed Emery
/s/ Senator Bob Onder
Senator Karla May
Senator Scott Sifton

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 631

The Conference Committee appointed on Senate Committee Substitute for Senate Bill No. 631, with House Amendment Nos. 1, 2, and 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the House recede from its position on Senate Committee Substitute for Senate Bill No. 631, as amended;
- 2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 631;
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for Senate Bill No. 631, be Third Read and Finally Passed.

FOR THE SENATE:

FOR THE HOUSE:

/s/ Dan Hegeman
/s/ Sandy Crawford
/s/ Caleb Rowden
/s/ John Rizzo
Scott Sifton
/s/ Dan Shaul
John Simmons
/s/ Peggy McGaugh
/s/ Kevin Windham, Jr.
/s/ Wiley Price

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR#2 SS#2 SCS HB 1450, HB 1296, HCS HB 1331, and HCS HB 1898, as amended - Fiscal Review

CCR SCS SB 631, as amended - Fiscal Review

ADJOURNMENT

Pursuant to the motion of Representative Vescovo, the House adjourned until 11:00 a.m., Friday, May 15, 2020.

COMMITTEE HEARINGS

FISCAL REVIEW

Friday, May 15, 2020, 9:30 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTY-FOURTH DAY, FRIDAY, MAY 15, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 106 - Smith

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

- HB 1619 Porter
- HB 1814 McGaugh
- HB 1853 Dohrman
- HCS HB 1995 Morris (140)
- HCS HB 2030 Houx
- HCS HB 2088 Shaul (113)
- HCS HB 2179 Rehder
- HB 1288 Pike
- HCS HBs 1300 & 1286 Dinkins
- HCS HB 2171 Helms
- HCS HB 1282 Justus
- HCS HB 1992 Kidd
- HB 2526 Haffner
- HB 2034 Hannegan
- HB 1572 Barnes
- HCS#2 HB 1957 Eggleston
- HB 2164 Ross
- HB 1366 Ellebracht
- HCS HB 1451 Schroer
- HCS HB 1484 Rehder
- HB 1543 Black (137)
- HB 1556 Reedy
- HCS HB 1583 Haden
- HCS HB 1620 Shawan
- HB 1632 Porter
- HCS HB 1292 Dinkins
- HB 1666 Stevens (46)
- HCS HB 1695 Black (137)
- HB 1699 Knight
- HCS HB 1701 Reedy
- HCS HB 1702 O'Donnell
- HCS HB 1713 Griffith
- HCS Hbs 1809 & 1570 Pollitt (52)
- HCS HB 1819 Wood
- HB 1899 Henderson
- HCS HB 1960 Coleman (97)
- HCS HB 1999 Black (7)
- HB 2032 Ruth
- HCS HB 2092 Bondon
- HCS HBs 2100 & 1532 Knight
- HCS HB 2125 Dinkins
- HCS HB 2151 Swan
- HCS HBs 2204 & 2257 Bondon
- HCS HB 1485 Rehder
- HB 2249 Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SB 664 - Helms

SCS SB 578 - Gregory

SB 620 - Burnett

SB 913 - Coleman (32)

HCS SCS SB 867 - Sharpe (4)

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer

HCS SCS SB 725, as amended, E.C. - Henderson

HCS SS SB 580, as amended, E.C. - Swan

HCS SCS SBs 673 & 560 - Ross

HCS SS#2 SCS SB 523, E.C. - Roberts (161)

HCS SS SCS SB 594, E.C. - Black (137)

SS SCS SB 570, with HA 1, HA 2 pending - Eggleston

HCS SS#2 SB 704 - Christofanelli

HCS SB 846 - Patterson

HCS SB 686 - Ruth

HCS SS SB 644, E.C. - Sommer

HCS SS SCS SB 528 - Kelly (141)

HCS SB 587, E.C. - Taylor

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 1655 - Kelly (141)

SS#2 SCS HCS HB 1854, as amended - Pfautsch

SS SCS HCS HB 2120, as amended (Fiscal Review 5/14/20) - Kidd

SS SCS HCS HB 1682, as amended - Wood

BILLS IN CONFERENCE

CCR HCS SS SB 618, as amended - Kidd

CCR HCS SCS SB 653, as amended - Solon

CCR HCS SB 551, as amended - Eggleston

CCR SCS SB 631, with HA 1, HA 2, and HA 3 (exceed differences), (Fiscal Review 5/15/20),

E.C. - Shaul (113)

CCR#2 SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended

(Fiscal Review 5/15/20) - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SIXTY-FOURTH DAY, FRIDAY, MAY 15, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Ken Wilson.

Father, if ever we needed Your wisdom and guidance, it is now. As this legislative body begins this last day of this historic 100th session, and as we continue to face new and renewed challenges, we seek Your sovereign blessing on our State.

We pray, father, that You will continue to bless these men and women who have made and continue to make sacrifices each day as they carry out the job that they have been elected to do. You know each and every one of us. You know our motives, our hopes, and our fears. Father, wrap Your arms around each one in this chamber this day. Give them strength and speak to them and give them wisdom. That they may hear Your voice and seek Your guidance in all that they do and say.

May we always remember that You are concerned about what is said and done here, this day and every day to come.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Ryan Valor.

The Journal of the sixty-third day was approved as printed by the following vote:

AYES: 134

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Busick	Butz
Carpenter	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Green	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lavender	Lovasco

Love	Lynch	Mayhew	McCreery	McGaugh
McGirl	Miller	Mitten	Moon	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Pfautsch	Pierson Jr.	Pike	Plocher
Pogue	Pollitt 52	Porter	Proudie	Quade
Razer	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Ross
Runions	Ruth	Sauls	Schnelting	Schroer
Sharp 36	Sharpe 4	Shields	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Young	Mr. Speaker	

NOES: 006

Appelbaum Mackey McDaniel Merideth Rogers

Sain

PRESENT: 001

Windham

ABSENT WITH LEAVE: 021

Aldridge	Bland Manlove	Bosley	Burns	Carter
Chappelle-Nadal	Messenger	Morgan	Patterson	Person
Pietzman	Pollock 123	Price	Rehder	Rone
Rowland	Shaul 113	Shawan	Shull 16	Simmons

Washington

VACANCIES: 001

Representative Wilson assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Anderson assumed the Chair.

Speaker Haahr resumed the Chair.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR#2 SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (2): Burnett and Sauls

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 2120, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (1): Burnett

Absent (1): Sauls

Mr. Speaker: Your Committee on Fiscal Review, to which was referred CCR SCS SB 631, with House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Sauls

BILLS IN CONFERENCE

CCR HCS SCS SB 653, as amended, relating to the protection of children, was taken up by Representative Solon.

On motion of Representative Solon, CCR HCS SCS SB 653, as amended, was adopted by the following vote:

AYES: 145

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bromley	Brown 27	Brown 70	Burnett
Busick	Butz	Carpenter	Chipman	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gray	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lavender	Lovasco
Love	Lynch	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Merideth	Miller
Mitten	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price	Quade
Razer	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers

Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Stacy Stephens 128 Stevens 46 Swan Taylor Unsicker Veit Tate Trent Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 004

Hurst Moon Pogue Spencer

PRESENT: 000

ABSENT WITH LEAVE: 013

Aldridge Bosley Burns Carter Chappelle-Nadal Christofanelli Messenger Morgan Proudie Rehder

Rone Shawan Shull 16

VACANCIES: 001

On motion of Representative Solon, CCS HCS SCS SB 653 was truly agreed to and finally passed by the following vote:

AYES: 142

Allred Anderson Andrews Appelbaum Baker Baringer Bangert Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Brown 70 Burnett Busick Bromley Brown 27 Carpenter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Ellebracht Dogan Dohrman Eggleston Falkner Fishel Fitzwater Francis Evans Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Quade Razer Reedy Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Solon Stacy Stephens 128 Smith Sommer Stevens 46 Swan Tate Taylor Trent Unsicker Veit Walsh Washington Vescovo Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 005

Hurst McDaniel Moon Pogue Spencer

PRESENT: 000

ABSENT WITH LEAVE: 015

AldridgeBaileyBosleyBurnsCarterChappelle-NadalEslingerMcGaughMessengerMorganProudieRehderRoneShawanShull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 1682, as amended, relating to health care, was taken up by Representative Wood.

Representative Ross assumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Allred Anderson Andrews Baker Basye Billington Black 137 Black 7 Bondon Bromley Coleman 32 Busick Chipman Christofanelli Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hansen Helms Henderson Hicks Hannegan Hill Houx Hovis Hurst Justus Kelley 127 Kelly 141 Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGirl Miller Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pietzman Plocher Pollitt 52 Pollock 123 Porter Pike Rehder Reedy Toalson Reisch Remole Richey Riggs Roden Ross Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Trent Veit Walsh Wiemann Wilson Vescovo Wood Wright Mr. Speaker

NOES: 044

Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Carpenter Clemens Ellebracht Butz Gray Mackey Gunby Ingle Kendrick Lavender Merideth Mitten Moon Mosley McCreery Pierson Jr. Pogue Price Proudie Person Quade Razer Roberts 77 Rogers Rowland Runions Sain Sauls Sharp 36 Stevens 46 Windham Unsicker Washington Young

PRESENT: 000

ABSENT WITH LEAVE: 015

AldridgeBaileyBurnsCarterChappelle-NadalGreenHudsonKiddMcGaughMessengerMorganRoberts 161RoneShawanShull 16

VACANCIES: 001

On motion of Representative Wood, **SS SCS HCS HB 1682, as amended**, was adopted by the following vote:

AYES: 127

Allred Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Beck Black 137 Black 7 Bland Manlove Bondon Bosley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Clemens Coleman 32 Coleman 97 Cupps Dinkins Dogan Dohrman Eggleston Ellebracht Falkner Fishel Eslinger Evans Fitzwater Gray Gregory Francis Gannon Green Grier Griesheimer Griffith Gunby Haden Hannegan Henderson Haffner Hansen Helms Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Knight Kolkmeyer Lavender Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Stephens 128 Stevens 46 Swan Tate Trent Unsicker Veit Vescovo Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 021

Baker Basye Billington Bromley Christofanelli Deaton DeGroot Hicks Hill Hurst Lovasco McDaniel Moon Pietzman Pogue Toalson Reisch Schroer Spencer Stacy Taylor

Walsh

PRESENT: 003

Mitten Washington Windham

ABSENT WITH LEAVE: 011

Aldridge Burns Carter Chappelle-Nadal Kidd Messenger Morgan Price Rone Shawan

Shull 16

VACANCIES: 001

On motion of Representative Wood, SS SCS HCS HB 1682, as amended, was truly agreed to and finally passed by the following vote:

AYES: 125

Allred Anderson Andrews Appelbaum Bailey Baringer Bangert Barnes Beck Black 137 Black 7 Bland Manlove Bondon Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Clemens Coleman 32 Coleman 97 Cupps Dinkins Dogan Dohrman Eggleston Ellebracht Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Gunby Helms Henderson Houx Hovis Hansen Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Knight Kolkmeyer Lavender Love McCreery McDaniel Lynch Mackey Mayhew McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Price Quade Razer Reedy Rehder Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shields Smith Solon Sommer Stephens 128 Stevens 46 Swan Tate Unsicker Trent Veit Vescovo Washington Wiemann Wood Wright Young Mr. Speaker

NOES: 019

Baker Basye Billington Bromley Christofanelli Hill Deaton Hurst Lovasco Moon Toalson Reisch Neely Pietzman Pogue Schroer Simmons Spencer Stacy Taylor

PRESENT: 002

Walsh Windham

ABSENT WITH LEAVE: 016

Aldridge Bosley Burns Carter Chappelle-Nadal DeGroot Eslinger Hicks Kidd Messenger Morgan Proudie Rone Shawan Shull 16

Wilson

VACANCIES: 001

Representative Ross declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 141

Allred Anderson Andrews Appelbaum Bailey Baringer Baker Barnes Bangert Basye Bland Manlove Beck Billington Black 137 Black 7 Bosley Brown 27 Brown 70 Bondon Bromley Busick Chipman Burnett Butz Carpenter Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Falkner Fishel Eslinger Evans Gray Fitzwater Francis Green Gannon Griesheimer Griffith Gunby Gregory Grier Haden Haffner Hannegan Hansen Helms Henderson Hicks Houx Hovis Hudson Kelley 127 Kelly 141 Kendrick Ingle Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Price Porter Proudie Quade Rehder Razer Reedy Toalson Reisch Remole Roberts 161 Richey Riggs Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Stacy Tate Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Walsh Vescovo Washington Wiemann Wood Wright Young Mr. Speaker

NOES: 009

DeGroot Hill McDaniel Hurst Justus Moon Neely Pogue Spencer

PRESENT: 001

Windham

ABSENT WITH LEAVE: 011

Aldridge Burns Carter Chappelle-Nadal Kidd Messenger Morgan Rone Shawan Shull 16

Wilson

VACANCIES: 001

THIRD READING OF SENATE BILLS

SB 913, relating to the peer review process for design professionals, was taken up by Representative Coleman (32).

On motion of Representative Coleman (32), the title of SB 913 was agreed to.

On motion of Representative Coleman (32), **SB 913** was truly agreed to and finally passed by the following vote:

AYES: 145

Allred Anderson Andrews Baker Bangert Baringer Billington Beck Black 137 Bondon Bosley Bromley Burnett Busick Butz Christofanelli Coleman 32 Coleman 97 DeGroot Dinkins Dogan Ellebracht Eslinger Evans Fitzwater Gannon Gray Grier Griesheimer Griffith Haffner Hannegan Hansen Hill Hicks Houx Hurst Ingle Justus Kendrick Kidd Knight Lovasco Love Lynch McDaniel McGaugh McCreery Morris 140 Morse 151 Moon Neely O'Donnell Murphy Pfautsch Pierson Jr. Pietzman Pollitt 52 Pollock 123 Porter Razer Reedy Rehder Richey Riggs Roberts 161 Rogers Ross Rowland Sauls Sain Schnelting Sharpe 4 Shaul 113 Shields Solon Sommer Spencer

Taylor

Walsh

Wood

Barnes Black 7 Brown 27 Carpenter Cupps Dohrman Falkner Green Gunby Helms Hovis Kelley 127 Kolkmeyer Mackey McGirl Mosley Patterson Pike Proudie Toalson Reisch Roberts 77 Runions Schroer Simmons Stacy Trent

Washington

Young

Appelbaum

Bland Manlove Brown 70 Chipman Deaton Eggleston Fishel Gregory Haden Henderson Hudson Kelly 141 Lavender Mayhew Merideth Muntzel Person Plocher Quade Remole Roden Ruth Sharp 36 Smith Stevens 46 Unsicker Wiemann Mr. Speaker

Bailey

Basye

NOES: 002

Swan

Veit

Wilson

Miller Pogue

Tate

Vescovo

Windham

PRESENT: 000

ABSENT WITH LEAVE: 015

Aldridge	Burns	Carter	Chappelle-Nadal	Clemens
Francis	Messenger	Mitten	Morgan	Price
Rone	Shawan	Shull 16	Stephens 128	Wright

VACANCIES: 001

Representative Ross declared the bill passed.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SB 644, relating to public health, was taken up by Representative Sommer.

On motion of Representative Sommer, the title of HCS SS SB 644 was agreed to.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Miller
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Ross	Ruth	Schroer
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wood	Mr. Speaker

NOES: 037

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Butz	Carpenter
Ellebracht	Green	Gunby	Ingle	Kendrick
Lavender	McCreery	Merideth	Mitten	Mosley
Person	Pierson Jr.	Pogue	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 020

Aldridge	Barnes	Bosley	Burns	Carter
Chappelle-Nadal	Clemens	Gray	Mackey	Messenger
Morgan	Pietzman	Price	Proudie	Rone
Schnelting	Shawan	Shull 16	Wilson	Wright

VACANCIES: 001

Representative Sommer moved that HCS SS SB 644 be adopted.

Which motion was defeated.

On motion of Representative Sommer, the title of SS SB 644, relating to service animals, was agreed to.

On motion of Representative Sommer, SS SB 644 was truly agreed to and finally passed by the following vote:

AYES: 137

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Busick	Butz	Carpenter	Chipman
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Gannon	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hill	Houx
Hovis	Hudson	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Mitten	Morris 140	Morse 151	Mosley
Muntzel	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rogers	Ross	Rowland	Runions
Ruth	Sain	Sauls	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Washington	Wiemann
Young	Mr. Speaker			
NOES: 006				

Christofanelli Hicks Hurst Moon Pogue Spencer

PRESENT: 001

Windham

ABSENT WITH LEAVE: 018

AldridgeBurnsCarterChappelle-NadalFrancisGrayGreenMessengerMillerMorganPriceRoneSchneltingShawanShull 16

Wilson Wood Wright

VACANCIES: 001

Representative Ross declared the bill passed.

Speaker Haahr resumed the Chair.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 2120, as amended, relating to safety of utility infrastructure, was taken up by Representative Kidd.

On motion of Representative Kidd, SS SCS HCS HB 2120, as amended, was adopted by the following vote:

AYES: 109

Allred	Anderson	Appelbaum	Baker	Bangert
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bosley	Bromley
Brown 70	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griffith	Haffner	Hannegan	Hansen
Helms	Hicks	Hill	Houx	Hovis
Hudson	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McGaugh	Miller	Morris 140	Mosley
Muntzel	Murphy	O'Donnell	Patterson	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollock 123
Porter	Proudie	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rogers	Ross	Runions
Ruth	Sauls	Schnelting	Schroer	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Veit	Vescovo	Washington
Wiemann	Wilson	Wright	Mr. Speaker	
NOTE 026				

NOES: 036

AndrewsBland ManloveBrown 27BurnettBusickCarpenterDinkinsFalknerGreenGriesheimerGunbyHadenHendersonHurstIngle

Kendrick Lavender Mackey McCreery McDaniel McGirl Merideth Mitten Moon Morse 151 Neely Person Pogue Pollitt 52 Quade Sain Sharp 36 Spencer Stevens 46 Unsicker

Young

PRESENT: 002

Walsh Windham

ABSENT WITH LEAVE: 015

Aldridge Bailey Burns Carter Chappelle-Nadal DeGroot Gray Messenger Morgan Price

Rone Rowland Shawan Shull 16 Wood

VACANCIES: 001

On motion of Representative Kidd, SS SCS HCS HB 2120, as amended, was truly agreed to and finally passed by the following vote:

AYES: 108

Anderson Appelbaum Baker Bangert Baringer Billington Barnes Basye Beck Black 137 Black 7 Bondon Bromley Brown 70 Butz Christofanelli Coleman 32 Coleman 97 Chipman Clemens Cupps Deaton Dogan Dohrman Eggleston Fishel Ellebracht Eslinger Fitzwater Francis Gannon Gregory Grier Griffith Haffner Hannegan Hansen Helms Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Mayhew Love Lynch McDaniel McGaugh Miller Morris 140 Mosley Muntzel Murphy O'Donnell Patterson Pfautsch Pierson Jr. Pietzman Pike Plocher Pollock 123 Porter Proudie Razer Reedy Rehder Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Stacy Stephens 128 Swan Tate Taylor Trent Veit Vescovo Washington Wiemann Wilson Wood Wright Mr. Speaker

NOES: 034

Andrews Bland Manlove Brown 27 Burnett Busick Carpenter Dinkins Falkner Green Griesheimer Gunby Haden Henderson Hurst Ingle Kendrick McGirl Lavender Mackey McCreery Merideth Mitten Moon Morse 151 Pogue Pollitt 52 Quade Toalson Reisch Sharp 36 Sain Spencer Stevens 46 Unsicker Young

PRESENT: 003

Person Walsh Windham

ABSENT WITH LEAVE: 017

Aldridge Allred Bailey Bosley Burns
Carter Chappelle-Nadal DeGroot Evans Gray
Messenger Morgan Neely Price Rone

Shawan Shull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

On motion of Representative Vescovo, the House recessed until 2:00 p.m.

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 032

Bailey Basye Bondon Brown 27 Busick Eslinger Gannon Haden Hurst Justus Kelley 127 Kelly 141 Lovasco McGirl Morris 140 Morse 151 Murphy Pietzman Pogue Remole Richey Riggs Roberts 161 Ruth Schroer Shaul 113 Veit Walsh Solon Taylor

Wright Young

NOES: 002

Dogan Mackey

PRESENT: 079

Allred Aldridge Anderson Andrews Appelbaum Baker Bangert Baringer Barnes Billington Black 137 Black 7 Bland Manlove Bosley Bromley Brown 70 Burnett Butz Carpenter Coleman 32 Deaton Dinkins Dohrman Eggleston Evans Falkner Fishel Green Gregory Griesheimer Griffith Gunby Haffner Hannegan Helms Henderson Hicks Hill Houx Hovis Hudson Kendrick Kolkmeyer Lynch Mayhew O'Donnell McCreery McGaugh Merideth Moon Pfautsch Pike Plocher Person Pierson Jr. Pollitt 52 Porter Quade Razer Reedy Toalson Reisch Roberts 77 Roden Ross Runions Stephens 128 Schnelting Simmons Sommer Spencer Stevens 46 Swan Unsicker Vescovo Wiemann Wilson Windham Wood Mr. Speaker

ABSENT WITH LEAVE: 049

Beck Burns Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 97 Cupps DeGroot Ellebracht Fitzwater Francis Grier Gray Hansen Ingle Kidd Knight Lavender McDaniel Miller Mitten Love Messenger Mosley Muntzel Neely Patterson Morgan Pollock 123 Price Proudie Rehder Rogers Rowland Sain Sauls Sharp 36 Rone Shields Sharpe 4 Shawan Shull 16 Smith Tate Trent Washington Stacy

VACANCIES: 001

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 1655, relating to official documents, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), **SCS HCS HB 1655** was adopted by the following vote:

AYES: 143

Allred Anderson Andrews Bailey Appelbaum Baker Baringer Barnes Basye Bangert Beck Billington Black 137 Black 7 Bland Manlove Brown 27 Brown 70 Bondon Bosley Bromley Burnett Busick Butz Carpenter Chipman Christofanelli Clemens Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fitzwater Francis Gannon Green Grier Gregory Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Hudson Houx Hovis Ingle Kelley 127 Kelly 141 Kendrick Kidd Justus Love Knight Kolkmeyer Lavender Lovasco Mackey McDaniel Lynch Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Muntzel Murphy Mosley O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Pollitt 52 Pollock 123 Pietzman Plocher Proudie Porter Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Smith Solon Shields Simmons Sommer Stevens 46 **Taylor** Stacy Swan Tate Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 005

Hurst Moon Neely Pogue Spencer

PRESENT: 000

ABSENT WITH LEAVE: 014

Chappelle-Nadal Aldridge Burns Carter Coleman 32 Fishel Gray Messenger Morgan Price

Shull 16 Rone Shawan Stephens 128

VACANCIES: 001

On motion of Representative Kelly (141), SCS HCS HB 1655 was truly agreed to and finally passed by the following vote:

AYES: 146

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Evans Falkner Eggleston Ellebracht Eslinger Fishel Fitzwater Francis Gannon Green Griffith Gunby Gregory Grier Griesheimer Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Love Mayhew Lovasco Lynch Mackey McDaniel McGaugh McGirl Merideth McCreery Miller Mitten Morris 140 Morse 151 Muntzel Patterson Person Murphy O'Donnell Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Stacy Stephens 128 Stevens 46 Tate Swan Taylor Trent Unsicker Walsh Veit Vescovo Washington Wiemann Wilson Windham Wood Wright Young

Mr. Speaker

NOES: 005

Hurst Moon Neely Pogue Spencer

PRESENT: 000

ABSENT WITH LEAVE: 011

Aldridge Burns Carter Chappelle-Nadal Gray
Messenger Morgan Mosley Rone Shawan

Shull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

SS#2 SCS HCS HB 1854, as amended, relating to political subdivisions, was taken up by Representative Pfautsch.

Representative Ross resumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Muntzel	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Ross
Schroer	Sharpe 4	Shaul 113	Shields	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

NOES: 038

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Butz	Carpenter
Ellebracht	Gunby	Ingle	Kendrick	Lavender
Lovasco	Mackey	McCreery	Merideth	Mitten
Mosley	Person	Pierson Jr.	Pogue	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sain	Sauls	Sharp 36	Stevens 46
Unsicker	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge Bailey Barnes Bosley Burns Carter Chappelle-Nadal Clemens Gray Green Morgan Price Messenger Murphy Neely Shull 16 Rone Ruth Schnelting Shawan

Simmons Washington

VACANCIES: 001

On motion of Representative Pfautsch, SS#2 SCS HCS HB 1854, as amended, was adopted by the following vote:

AYES: 093

Allred Anderson Andrews Barnes Bangert Black 137 Brown 70 Basye Bondon Bromley Burnett Busick Butz Chipman Clemens Coleman 32 Coleman 97 Cupps DeGroot Dinkins Dohrman Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Hannegan Hansen Helms Henderson Hicks Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Love Lynch Mayhew Miller McDaniel McGaugh McGirl Morris 140 O'Donnell Morse 151 Muntzel Patterson Person Pfautsch Pierson Jr. Pike Plocher Porter Quade Reedy Toalson Reisch Remole Riggs Roberts 161 Roden Rowland Runions Ruth Sharpe 4 Shaul 113 Shields Solon Sommer Stephens 128 Veit Swan Tate Trent Wilson Vescovo Walsh Washington Wiemann Wood Wright Mr. Speaker

NOES: 052

Appelbaum Baker Baringer Beck Billington Black 7 Bland Manlove Brown 27 Carpenter Christofanelli Deaton Dogan Eggleston Ellebracht Gunby Haffner Hill Hurst Ingle Kendrick Lavender Lovasco Mackey McCreery Merideth Pogue Mitten Moon Mosley Pietzman Pollitt 52 Pollock 123 Proudie Razer Rehder Richey Roberts 77 Rogers Ross Sain Sauls Schnelting Schroer Sharp 36 Smith Spencer Stacy Stevens 46 Taylor Unsicker Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 017

Aldridge Bailey Bosley Burns Carter
Chappelle-Nadal Gray Green Messenger Morgan

Murphy Neely Price Rone Shawan

Shull 16 Simmons

VACANCIES: 001

On motion of Representative Pfautsch, SS#2 SCS HCS HB 1854, as amended, was truly agreed to and finally passed by the following vote:

AYES: 093

Allred Anderson Andrews Bailey Bangert Barnes Black 137 Black 7 Bondon Basye Busick Bromley Brown 70 Burnett Butz Coleman 32 DeGroot Chipman Clemens Cupps Dinkins Dohrman Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Griesheimer Griffith Haden Hansen Hannegan Helms Henderson Houx Hovis Hudson Kelley 127 Kelly 141 Kidd Ingle Justus Knight Kolkmeyer Love Lynch McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Mosley Muntzel O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Proudie Quade Reedy Toalson Reisch Riggs Roberts 161 Roden Rowland Runions Ruth Sharpe 4 Shaul 113 Shields Solon Stephens 128 Swan Tate Trent Sommer Wilson Wood Veit Walsh Wiemann Wright Young Mr. Speaker

NOES: 053

Appelbaum Baker Baringer Beck Billington Bland Manlove Brown 27 Christofanelli Bosley Carpenter Coleman 97 Deaton Dogan Eggleston Ellebracht Grier Gunby Haffner Hicks Hill Mackey Hurst Kendrick Lavender Lovasco Mayhew McCreery Merideth Mitten Moon Pietzman Pogue Pollock 123 Razer Rehder Richey Roberts 77 Rogers Ross Sain Sauls Schnelting Schroer Sharp 36 Smith Spencer Stacy Stevens 46 Taylor Unsicker Vescovo Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 016

AldridgeBurnsCarterChappelle-NadalGrayGreenMessengerMorganMurphyNeelyPriceRemoleRoneShawanShull 16

Simmons

VACANCIES: 001

Representative Ross declared the bill passed.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SB 600, as amended, relating to public safety, was taken up by Representative Schroer.

Representative Schroer moved that HCS SS SB 600, as amended, be adopted.

Which motion was defeated.

Representative Schroer moved that the title of SS SB 600, relating to dangerous felonies, be agreed to.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	1()5

Allred	Anderson	Andrews	Bailey	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Miller	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wood	Wright	Mr. Speaker
NOES: 040				
Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Ellebracht	Green	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Mosley	Person	Pierson Jr.
Pogue	Quade	Razer	Roberts 77	Rogers

Sain

Washington

Sauls

Windham

Sharp 36

Young

PRESENT: 000

Runions

Unsicker

Rowland

Stevens 46

ABSENT WITH LEAVE: 017

Baker	Barnes	Burns	Carter	Chappelle-Nadal
Clemens	Coleman 32	Gray	McDaniel	Messenger
Morgan	Price	Proudie	Rone	Shawan

Shull 16 Wilson

VACANCIES: 001

Representative Schroer again moved that the title of SS SB 600 be agreed to.

Which motion was adopted.

On motion of Representative Schroer, $SS\ SB\ 600$ was truly agreed to and finally passed by the following vote:

AYES: 097

Allred	Anderson	Bailey	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Justus	Kelley 127	Kelly 141	Knight
Kolkmeyer	Love	Lynch	Mayhew	McGaugh
McGirl	Miller	Morris 140	Morse 151	Muntzel
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Ross	Rowland	Runions
Ruth	Schnelting	Schroer	Sharpe 4	Shaul 113
Shields	Simmons	Smith	Solon	Sommer
Stacy	Swan	Tate	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Mr. Speaker			

NOES: 051

Aldridge	Andrews	Appelbaum	Bangert	Baringer
Barnes	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carpenter	Clemens	Dogan
Green	Gunby	Hannegan	Hansen	Helms
Hurst	Ingle	Kendrick	Lavender	Lovasco
Mackey	McCreery	Merideth	Mitten	Moon
Mosley	Neely	Person	Pierson Jr.	Pogue
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Sain	Sharp 36	Spencer	Stephens 128
Stevens 46	Unsicker	Washington	Windham	Wood
Young				

PRESENT: 000

ABSENT WITH LEAVE: 014

Baker Burns Carter Chappelle-Nadal Gray
Kidd McDaniel Messenger Morgan Murphy

Rone Sauls Shawan Shull 16

VACANCIES: 001

Representative Ross declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#3 SCS HB 1963** entitled:

An act to repeal sections 32.300, 143.441, 144.070, 144.805, 227.600, 300.010, 301.010, 301.030, 301.032, 301.140, 301.190, 301.193, 301.210, 301.213, 301.280, 301.560, 301.564, 301.3174, 302.020, 302.170, 302.181, 302.720, 303.026, 303.200, 304.170, 304.172, 304.180, 306.127, 307.015, 407.815, 407.1025, 407.1329, and 577.001 RSMo, and to enact in lieu thereof forty-nine new sections relating to transportation, with existing penalty provisions and a delayed effective date for a certain section.

With Senate Amendment No. 1, Senate Amendment No. 2, and Senate Amendment No. 3

Senate Amendment No. 1

AMEND Senate Substitute No. 3 for Senate Committee Substitute for House Bill No. 1963, Page 16, Section 227.600, Line 10 of said page, by inserting immediately after "4." the following:

"Notwithstanding any provision of law to the contrary, no funds from the state road fund established under section 30(b) of article IV of the Missouri constitution shall be used for the financing, development, or operation of a tube transport system.

5.".

Senate Amendment No. 2

AMEND Senate Substitute No. 3 for Senate Committee Substitute for House Bill No. 1963, Page 16, Section 227.600, Line 23 of said page, by inserting after all of said line the following:

"5. Under no circumstances shall a public right-of-way necessary for the expansion of Interstate 70 be materially impeded by or transferred to a public-private partnership for the purpose of constructing a tube transport system."

Senate Amendment No. 3

AMEND Senate Substitute No. 3 for Senate Committee Substitute for House Bill No. 1963, Page 12, Section 144.805, Line 24, by inserting after all of said line the following:

- "217.850. 1. A person commits the offense of unlawful use of unmanned aircraft over a correctional center if he or she purposely:
- (1) Operates an unmanned aircraft within a vertical distance of four hundred feet over a correctional center's secure perimeter fence; or
- (2) Allows an unmanned aircraft to make contact with a correctional center, including any person or object on the premises of or within the facility.
 - 2. For purposes of this section, "correctional center" shall include:

- (1) Any correctional center as defined in section 217.010;
- (2) Any private jail as defined in section 221.095; and
- (3) Any county or municipal jail.
- 3. The provisions of this section shall not prohibit the operation of an unmanned aircraft by:
- (1) An employee of the correctional center at the direction of the chief administrative officer of the facility;
 - (2) A person who has written consent from the chief administrative officer of the facility;
- (3) An employee of a law enforcement agency, fire department, or emergency medical service in the exercise of official duties;
 - (4) A government official or employee in the exercise of official duties;
 - (5) A public utility or a rural electric cooperative if:
- (a) The unmanned aircraft is used for the purpose of inspecting, repairing, or maintaining utility transmission or distribution lines or other utility equipment or infrastructure;
- (b) The utility notifies the correctional center before flying the unmanned aircraft, except during an emergency; and
- (c) The person operating the unmanned aircraft does not physically enter the prohibited space without an escort provided by the correctional center;
- (6) An employee of a railroad in the exercise of official duties on any land owned or operated by a railroad corporation regulated by the Federal Railroad Administration; or
- (7) A person operating an unmanned aircraft pursuant to and in compliance with any waiver issued by the Federal Aviation Authority under 14 C.F.R. Section 107.200.
- 4. The offense of unlawful use of unmanned aircraft over a correctional center shall be punishable as an infraction unless the person uses an unmanned aircraft for the purpose of:
- (1) Delivering a gun, knife, weapon, or other article that may be used in such manner to endanger the life of an offender or correctional center employee, in which case the offense is a class B felony;
- (2) Facilitating an escape from confinement under section 575.210, in which case the offense is a class C felony; or
- (3) Delivering a controlled substance, as that term is defined under section 195.010, in which case the offense is a class D felony.
- 5. Each correctional center shall post a sign warning of the provisions of this section. The sign shall be at least eleven inches by fourteen inches and posted in a conspicuous place."; and

Further amend said bill, Page 182, Section 577.001, Line 4, by inserting after all of said line the following:

- "577.800. 1. A person commits the offense of unlawful use of unmanned aircraft over an open-air facility if he or she purposely:
- (1) Operates an unmanned aircraft within a vertical distance of four hundred feet from the ground and within the property line of an open-air facility; or
- (2) Uses an unmanned aircraft with the purpose of delivering to a person within an open-air facility any object described in subdivision (1) or (2) of subsection 4 of this section.
- 2. For purposes of this section, "open-air facility" shall mean any sports, theater, music, performing arts, or other entertainment facility with a capacity of five thousand people or more and not completely enclosed by a roof or other structure.
 - 3. The provisions of this section shall not prohibit the operation of an unmanned aircraft by:
- (1) An employee of an open-air facility at the direction of the president or chief executive officer of the open-air facility;
- (2) A person who has written consent from the president or chief executive officer of the open-air facility;
- (3) An employee of a law enforcement agency, fire department, or emergency medical service in the exercise of official duties;
 - (4) A government official or employee in the exercise of official duties;
 - (5) A public utility or a rural electric cooperative if:
- (a) The unmanned aircraft is used for the purpose of inspecting, repairing, or maintaining utility transmission or distribution lines or other utility equipment or infrastructure;

- (b) The utility or cooperative notifies the open-air facility before flying the unmanned aircraft, except during an emergency; and
- (c) The person operating the unmanned aircraft does not physically enter the prohibited space without an escort provided by the open-air facility; or
- (6) An employee of a railroad in the exercise of official duties on any land owned or operated by a railroad corporation regulated by the Federal Railroad Administration.
- 4. The offense of unlawful use of unmanned aircraft over an open-air facility shall be punishable as a infraction unless the person uses an unmanned aircraft for:
- (1) Delivering a gun, knife, weapon, or other article that may be used in such manner to endanger the life of an employee or guest at an open-air facility, in which case the offense is a class B felony; or
- (2) Delivering a controlled substance, as that term is defined under section 195.010, in which case the offense is a class D felony.
- 5. Each open-air facility shall post a sign warning of the provisions of this section. The sign shall be at least eleven inches by fourteen inches and posted in a conspicuous place.
- 632.460. 1. A person commits the offense of unlawful use of unmanned aircraft over a mental health hospital if he or she purposely:
- (1) Operates an unmanned aircraft within a vertical distance of four hundred feet over the mental health hospital's property line; or
- (2) Uses an unmanned aircraft to deliver to a person confined in a mental health hospital any object described in subdivision (1) or (3) of subsection 6 of this section.
 - 2. For the purposes of subsection 1 of this section, vertical distance extends from ground level.
- 3. For purposes of this section, "mental health hospital" shall mean a facility operated by the department of mental health to provide inpatient evaluation, treatment, or care to persons suffering from a mental disorder, as defined under section 630.005; mental illness, as defined under section 630.005; or mental abnormality, as defined under section 632.480.
 - 4. The provisions of this section shall not prohibit the operation of an unmanned aircraft by:
- (1) An employee of the mental health hospital at the direction of the chief administrative officer of the mental health hospital;
- (2) A person who has written consent from the chief administrative officer of the mental health hospital;
- (3) An employee of a law enforcement agency, fire department, or emergency medical service in the exercise of official duties;
 - (4) A government official or employee in the exercise of official duties;
 - (5) A public utility or a rural electric cooperative if:
- (a) The unmanned aircraft is used for the purpose of inspecting, repairing, or maintaining utility transmission or distribution lines or other utility equipment or infrastructure;
- (b) The utility notifies the mental health hospital before flying the unmanned aircraft, except during an emergency; and
- (c) The person operating the unmanned aircraft does not physically enter the prohibited space without an escort provided by the mental health hospital;
- (6) An employee of a railroad in the exercise of official duties on any land owned or operated by a railroad corporation regulated by the Federal Railway Administration; or
- (7) A person operating an unmanned aircraft pursuant to and in compliance with any waiver issued by the Federal Aviation Authority under 14 C.F.R. Section 107.200.
- 5. Each mental health hospital shall post a sign warning of the provisions of this section. The sign shall be at least eleven inches by fourteen inches and posted in a conspicuous place.
- 6. The offense of unlawful use of unmanned aircraft over a mental health hospital shall be punishable as an infraction unless the person uses an unmanned aircraft for the purpose of:
- (1) Delivering a gun, knife, weapon, or other article that may be used in such manner to endanger the life of a patient or mental health hospital employee, in which case the offense is a class B felony;
- (2) Facilitating an escape from commitment or detention under section 575.195, in which case the offense is a class C felony; or
- (3) Delivering a controlled substance, as that term is defined under section 195.010, in which case the offense is a class D felony."; and

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on HCS SB 551, as amended, and has taken up and passed CCS HCS SB 551.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS SB 631, as amended, and has taken up and passed CCS SCS SB 631.

Emergency clause adopted.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS#3 SCS HB 1963, as amended - Fiscal Review

On motion of Representative Vescovo, the House recessed until 4:50 p.m.

The hour of recess having expired, the House was called to order by Representative Ross.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 027				
Bailey	Basye	Bondon	Brown 27	Busick
Cupps	DeGroot	Gannon	Hansen	Hurst
Justus	Kelley 127	Kelly 141	Lovasco	Morris 140
Morse 151	Muntzel	Pogue	Remole	Richey
Riggs	Roberts 161	Shaul 113	Shields	Solon
Taylor	Walsh			
•				
NOES: 003				
Mackey	Rowland	Sain		
,				
PRESENT: 089				
Allred	Andrews	Appelbaum	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bosley
Bromley	Brown 70	Butz	Carpenter	Chipman
Clemens	Coleman 32	Coleman 97	Deaton	Dinkins
Dogan	Dohrman	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Hannegan
Helms	Henderson	Hicks	Hill	Houx
Hudson	Kendrick	Kidd	Knight	Kolkmever
Hudson	Kenui ick	Niuu	Kiligili	Kolkineyer

Lynch	Mayhew	McCreery	McGaugh	Merideth
Mitten	Moon	Neely	Patterson	Pfautsch
Pierson Jr.	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Quade	Razer	Reedy	Rehder
Toalson Reisch	Roberts 77	Roden	Ross	Runions
Ruth	Schnelting	Schroer	Simmons	Smith
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Unsicker	Vescovo	Wiemann
Windham	Wood	Young	Mr. Speaker	

ABSENT WITH LEAVE: 043

Aldridge	Anderson	Baker	Beck	Bland Manlove
Burnett	Burns	Carter	Chappelle-Nadal	Christofanelli
Ellebracht	Eslinger	Gray	Haden	Haffner
Hovis	Ingle	Lavender	Love	McDaniel
McGirl	Messenger	Miller	Morgan	Mosley
Murphy	O'Donnell	Person	Pietzman	Price
Proudie	Rogers	Rone	Sauls	Sharp 36
Sharpe 4	Shawan	Shull 16	Trent	Veit
Washington	Wilson	Wright		

VACANCIES: 001

BILLS IN CONFERENCE

CCR HCS SB 551, as amended, relating to insurance, was taken up by Representative Eggleston.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Allred	Anderson	Andrews	Bailey	Basye
Billington	Black 137	Black 7	Bromley	Busick
Chipman	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Lovasco	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Moon	Morris 140
Morse 151	Muntzel	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Ross	Ruth	Schnelting	Schroer	Shaul 113
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	

NOES: 040

Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Clemens Ellebracht Butz Carpenter Green Gunby Ingle Kendrick Lavender Mackey Pierson Jr. Pogue Price McCreery Merideth Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sain Sauls Sharp 36 Stevens 46 Unsicker Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 023

Baker Bondon Burns Carter Aldridge Chappelle-Nadal Christofanelli Gray Haffner Kolkmeyer Love Miller Mitten Messenger Morgan Mosley Murphy Person Rone Sharpe 4

Shawan Shull 16 Trent

VACANCIES: 001

On motion of Representative Eggleston, **CCR HCS SB 551**, **as amended**, was adopted by the following vote:

AYES: 137

Allred Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Basye Beck Bland Manlove Billington Black 137 Black 7 Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Christofanelli Coleman 97 Clemens Coleman 32 Cupps DeGroot Dinkins Dohrman Eggleston Ellebracht Dogan Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Miller Mitten Morris 140 Morse 151 Mosley Muntzel O'Donnell Patterson Person Pfautsch Pike Pierson Jr. Pietzman Plocher Pollitt 52 Pollock 123 Porter Price Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Smith Simmons Solon Sommer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Mr. Speaker Young

NOES: 006

Hurst Lovasco Moon Neely Pogue

Spencer

PRESENT: 002

Proudie Windham

ABSENT WITH LEAVE: 017

AldridgeBakerBurnsCarterChappelle-NadalDeatonGrayHicksMeridethMessengerMorganMurphyRoneSchneltingShawan

Shull 16 Washington

VACANCIES: 001

Speaker Haahr resumed the Chair.

Allred

On motion of Representative Eggleston, CCS HCS SB 551 was truly agreed to and finally passed by the following vote:

Andrews

Appelbaum

AYES: 141

Aldridge

Bailey Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bosley Bondon Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Love Lavender Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Rehder Porter Quade Razer Reedy Toalson Reisch Remole Roberts 161 Richey Riggs Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Stacy Stephens 128 Stevens 46 Swan Trent Tate Taylor Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Young Mr. Speaker

Anderson

NOES: 006

Hurst Lovasco Moon Neely Pogue

Spencer

PRESENT: 002

Proudie Windham

ABSENT WITH LEAVE: 013

BakerBurnsCarterChappelle-NadalGrayHansenMessengerMorganPriceRone

Schroer Shawan Shull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#3 SCS HB 1963, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Sauls

Absent (0)

BILLS IN CONFERENCE

CCR SCS SB 631, with House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3, relating to elections, was taken up by Representative Shaul (113).

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Bailey Basye Billington Black 137 Anderson Black 7 Bromley Chipman Coleman 32 Coleman 97 Dinkins Dohrman Deaton Dogan Cupps Eslinger Falkner Fishel Eggleston Evans Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hovis Hudson Hurst Justus Kelley 127 Kelly 141

Knight	Kolkmeyer	Lovasco	Love	Lynch
McGaugh	McGirl	Miller	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pike	Pollitt 52	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shields	Simmons
Smith	Solon	Sommer	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 041

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Busick	Butz	Carpenter	Clemens	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Mitten	Mosley	Person	Pierson Jr.
Pogue	Price	Quade	Razer	Roberts 77
Rogers	Runions	Sain	Sauls	Sharp 36
Stacy	Stevens 46	Unsicker	Washington	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 031

Allred	Andrews	Baker	Barnes	Bondon
Burns	Carter	Chappelle-Nadal	Christofanelli	DeGroot
Ellebracht	Gray	Hill	Houx	Kidd
Mayhew	McDaniel	Merideth	Messenger	Moon
Morgan	Pietzman	Plocher	Pollock 123	Proudie
Rone	Rowland	Shawan	Shull 16	Spencer

Stephens 128

VACANCIES: 001

On motion of Representative Shaul (113), CCR SCS SB 631, with House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3, was adopted by the following vote:

AYES: 116

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Bangert	Baringer	Barnes	Basye
Beck	Black 137	Black 7	Bondon	Bosley
Bromley	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chipman	Coleman 32	Cupps	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Fishel	Fitzwater	Francis	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Henderson
Hicks	Hill	Houx	Hovis	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Love	Lynch	Mackey
Mayhew	McGaugh	McGirl	Miller	Morris 140
Morse 151	Mosley	Muntzel	Murphy	O'Donnell

Patterson Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Porter Proudie Quade Razer Reedy Rehder Remole Richey Roberts 161 Roberts 77 Roden Rogers Ross Rowland Ruth Sharpe 4 Sauls Sharp 36 Shaul 113 Shields Smith Solon Sommer Stevens 46 Swan Tate Taylor Trent Veit Walsh Washington Wiemann Vescovo Wilson Windham Wood Wright Young

Mr. Speaker

NOES: 025

Billington Busick Christofanelli Coleman 97 Deaton DeGroot Helms Hudson Hurst Lavender McCreery McDaniel Merideth Mitten Lovasco Moon Neely Pogue Riggs Sain Schroer Stacy Unsicker Simmons Spencer

PRESENT: 000

ABSENT WITH LEAVE: 021

Bland Manlove Baker Burns Carter Chappelle-Nadal Falkner Clemens Gannon Gray Messenger Morgan Person Pollock 123 Price Toalson Reisch Shull 16 Rone Runions Schnelting Shawan

Stephens 128

VACANCIES: 001

On motion of Representative Shaul (113), CCS SCS SB 631 was truly agreed to and finally passed by the following vote:

AYES: 121

Aldridge Allred Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Basye Beck Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Butz Carpenter Chipman Clemens Coleman 32 Cupps Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Fitzwater Francis Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Henderson Hicks Hill Kelley 127 Houx Hovis Ingle Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Love Lynch Mackey Mayhew McGaugh McGirl Miller Morris 140 Morse 151 Mosley Pfautsch Muntzel O'Donnell Patterson Murphy Pietzman Pike Plocher Porter Pierson Jr. Price Proudie Quade Razer Reedy Rehder Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Sauls Sharp 36

Sharpe 4 Shaul 113 Shields Smith Solon Sommer Stevens 46 Swan Tate Taylor Trent Veit Walsh Washington Wiemann Wilson Windham Wood Wright Young

Mr. Speaker

NOES: 024

Busick Christofanelli Coleman 97 Deaton DeGroot Falkner Helms Hudson Hurst Lavender Lovasco McCreery McDaniel Merideth Moon Pollitt 52 Toalson Reisch Schnelting Schroer Pogue Simmons Spencer Stacy Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 017

BakerBillingtonBurnsCarterChappelle-NadalGrayMessengerMittenMorganNeelyPersonPollock 123RoneShawanShull 16

Stephens 128 Vescovo

VACANCIES: 001

Speaker Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 132

Allred Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Basye Beck Black 137 Black 7 Bland Manlove Bondon Bosley Brown 27 Brown 70 Burnett Butz Bromley Chipman Clemens Coleman 32 Carpenter Cupps Dohrman Dogan Ellebracht Dinkins Eggleston Falkner Eslinger Evans Fishel Fitzwater Francis Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Kelley 127 Houx Hovis Ingle Knight Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Pollitt 52 Pietzman Plocher Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Runions Ruth Sain Schnelting Schroer Sauls Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wilson Windham Wood Wright Wiemann Young Mr. Speaker

NOES: 018

BillingtonBusickChristofanelliColeman 97DeatonDeGrootHudsonHurstMcDanielMeridethMoonNeelyPogueToalson ReischSpencer

Stacy Stephens 128 Washington

PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge Baker Burns Carter Chappelle-Nadal

Gray Justus Messenger Morgan Rone

Shawan Shull 16

VACANCIES: 001

HOUSE BILLS WITH SENATE AMENDMENTS

SS#3 SCS HB 1963, as amended, relating to transportation, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, **SS#3 SCS HB 1963, as amended**, was adopted by the following vote:

AYES: 112

Appelbaum

Billington

Dogan

Bangert

Brown 27

Eslinger

Allred	Anderson	Andrews	Bailey	Basye
			•	•
Black 137	Black 7	Bland Manlove	Bondon	Bosley
Bromley	Brown 70	Busick	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Ellebracht
Evans	Fishel	Fitzwater	Francis	Gannon
Green	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McGaugh
McGirl	Miller	Morris 140	Morse 151	Muntzel
Murphy	O'Donnell	Patterson	Person	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Proudie	Razer	Reedy	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rogers	Rowland	Ruth	Sauls	Schnelting
Schroer	Sharpe 4	Shaul 113	Shields	Simmons
Smith	Solon	Sommer	Stephens 128	Swan
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Wood
Wright	Mr. Speaker			
NOES: 039				

Baringer

Burnett

Falkner

Barnes

Gunby

Butz

Beck

Hurst

Carpenter

Ingle Lavender McDaniel Merideth Mitten Moon Mosley Neely Pierson Jr. Pogue Price Quade Rehder Roberts 77 RossRunions Sain Sharp 36 Spencer Stacy Stevens 46 Unsicker Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 011

Aldridge Baker Burns Carter Chappelle-Nadal Gray Messenger Morgan Rone Shawan

Shull 16

VACANCIES: 001

On motion of Representative Fitzwater, SS#3 SCS HB 1963, as amended, was truly agreed to and finally passed by the following vote:

AYES: 121

Aldridge Allred Anderson Andrews Bailey Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 70 Busick Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Eggleston Ellebracht Falkner Dohrman Evans Fishel Fitzwater Francis Gannon Green Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McCreery McDaniel McGaugh Mackey McGirl Miller Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pietzman Pfautsch Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Razer Reedy Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rogers Rowland Ruth Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Trent Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Mr. Speaker

-

NOES: 031

Appelbaum Bangert Baringer Barnes Brown 27 Burnett Butz Carpenter Dogan Eslinger Hurst Ingle Lavender Merideth Gunby Mitten Moon Neely Pierson Jr. Pogue Quade Rehder Roberts 77 Runions Ross Sain Sharp 36 Stevens 46 Unsicker Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 010

Baker Burns Carter Chappelle-Nadal Gray Messenger Morgan Rone Shawan Shull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

MOTION

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 135

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 70	Busick	Butz
Carpenter	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Francis	Gannon	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Helms	Henderson
Hicks	Houx	Hovis	Hudson	Hurst
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lavender	Lovasco
Love	Lynch	Mackey	McCreery	McDaniel
McGaugh	McGirl	Merideth	Miller	Mitten
Moon	Morris 140	Morse 151	Mosley	Muntzel
Murphy	O'Donnell	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 77	Roden	Rogers
Ross	Runions	Ruth	Sain	Sauls
Schnelting	Sharpe 4	Shaul 113	Shields	Smith
Solon	Sommer	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Windham	Wood	Wright	Young	Mr. Speaker

NOES: 012

Brown 27 Burnett Fitzwater Mayhew Hansen Neely Patterson Roberts 161 Sharp 36 Simmons Spencer Stacy

PRESENT: 000

ABSENT WITH LEAVE: 015

Baker	Bondon	Burns	Carter	Chappelle-Nadal
Chipman	Gray	Hill	Messenger	Morgan
Rone	Rowland	Schroer	Shawan	Shull 16

VACANCIES: 001

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 4542 - General Laws

HR 4696 - Consent and House Procedure

HR 5036 - General Laws

HR 5497 - Special Committee on Disease Control and Prevention

HR 5502 - General Laws HR 5503 - General Laws HR 5592 - General Laws

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 62 - Special Committee on Tourism

HCR 64 - Elections and Elected Officials

HCR 65 - Children and Families

HCR 66 - Special Committee on Tourism

HCR 70 - General Laws

HCR 75 - Elections and Elected Officials

HCR 76 - General Laws

HCR 77 - Transportation

HCR 79 - Elections and Elected Officials

HCR 80 - Conservation and Natural Resources

HCR 82 - Health and Mental Health Policy

HCR 84 - General Laws

HCR 85 - Special Committee on Urban Issues

HCR 87 - General Laws

HCR 88 - Agriculture Policy

HCR 89 - Special Committee on Tourism

HCR 90 - Elementary and Secondary Education

HCR 91 - General Laws

HCR 92 - General Laws

HCR 93 - Elections and Elected Officials

HCR 94 - Financial Institutions

HCR 95 - General Laws

HCR 96 - Special Committee on Tourism

HCR 97 - Special Committee on Tourism

- HCR 98 Special Committee on Tourism
- HCR 99 Special Committee on Tourism
- HCR 100 Special Committee on Tourism
- HCR 101 Special Committee on Tourism
- **HCR 104** Special Committee on Tourism
- HCR 105 Children and Families
- HCR 106 Special Committee on Urban Issues
- HCR 107 Special Committee on Homeland Security

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- **HJR 59** Conservation and Natural Resources
- HJR 65 Elections and Elected Officials
- HJR 67 Ways and Means
- HJR 69 Budget
- HJR 70 Budget
- HJR 71 Transportation
- HJR 73 Elementary and Secondary Education
- HJR 80 General Laws
- HJR 83 Elections and Elected Officials
- **HJR 90** Elections and Elected Officials
- HJR 91 General Laws
- HJR 93 Judiciary
- HJR 95 Elections and Elected Officials
- HJR 98 Ways and Means
- HJR 99 Elections and Elected Officials
- HJR 104 Ways and Means
- HJR 105 Children and Families
- HJR 108 Conservation and Natural Resources
- **HJR 111** Crime Prevention and Public Safety
- **HJR 112** Conservation and Natural Resources
- HJR 113 Judiciary
- **HJR 114** Health and Mental Health Policy
- **HJR 117** Elections and Elected Officials
- HJR 118 General Laws
- HJR 119 Children and Families
- **HJR 120** Elections and Elected Officials
- HJR 121 General Laws
- HJR 123 Ways and Means
- **HJR 125** Health and Mental Health Policy
- HJR 126 General Laws

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1258 Elections and Elected Officials
- HB 1260 General Laws
- HB 1261 General Laws
- HB 1262 Elementary and Secondary Education
- HB 1263 Workforce Development
- HB 1264 Transportation
- HB 1265 Transportation
- HB 1266 Downsizing State Government
- HB 1267 General Laws
- HB 1268 Ways and Means
- HB 1269 Judiciary
- HB 1272 Health and Mental Health Policy
- HB 1273 Health and Mental Health Policy
- HB 1274 Crime Prevention and Public Safety
- HB 1276 Workforce Development
- HB 1277 Judiciary
- HB 1278 Ways and Means
- HB 1279 Elementary and Secondary Education
- HB 1280 Elementary and Secondary Education
- HB 1281 Elementary and Secondary Education
- HB 1284 Ways and Means
- HB 1290 Transportation
- HB 1294 Corrections and Public Institutions
- HB 1299 Corrections and Public Institutions
- HB 1301 General Laws
- HB 1302 Judiciary
- HB 1303 Health and Mental Health Policy
- HB 1304 Transportation
- **HB 1307** Children and Families
- HB 1310 General Laws
- HB 1311 Pensions
- **HB 1312** Elections and Elected Officials
- HB 1313 Professional Registration and Licensing
- HB 1314 Judiciary
- HB 1318 Elementary and Secondary Education
- HB 1321 Transportation
- **HB 1322** Special Committee on Tourism
- HB 1323 Special Committee on Tourism
- HB 1324 Special Committee on Tourism
- HB 1325 Special Committee on Tourism
- HB 1326 Special Committee on Tourism
- HB 1327 Special Committee on Tourism

- HB 1328 Special Committee on Tourism
- HB 1329 Special Committee on Tourism
- **HB 1337** Insurance Policy
- HB 1338 Ways and Means
- HB 1340 Higher Education
- HB 1343 Judiciary
- HB 1346 Corrections and Public Institutions
- HB 1350 Ways and Means
- **HB 1351** Veterans
- HB 1352 Ways and Means
- HB 1354 Crime Prevention and Public Safety
- HB 1355 Elections and Elected Officials
- HB 1357 Judiciary
- HB 1358 Professional Registration and Licensing
- HB 1359 Special Committee on Criminal Justice
- HB 1360 Judiciary
- HB 1361 Corrections and Public Institutions
- HB 1362 Judiciary
- HB 1363 Judiciary
- HB 1365 Judiciary
- HB 1367 Elections and Elected Officials
- HB 1368 Elections and Elected Officials
- HB 1369 Ways and Means
- HB 1370 Judiciary
- HB 1371 Veterans
- HB 1372 Elections and Elected Officials
- **HB 1373** Judiciary
- HB 1376 Health and Mental Health Policy
- HB 1377 Judiciary
- HB 1379 Elections and Elected Officials
- HB 1380 Ways and Means
- HB 1382 Special Committee on Aging
- HB 1384 Judiciary
- HB 1385 Judiciary
- HB 1390 Judiciary
- HB 1391 General Laws
- HB 1392 Crime Prevention and Public Safety
- HB 1393 Elections and Elected Officials
- **HB 1394** Elections and Elected Officials
- HB 1395 Elections and Elected Officials
- HB 1396 Elections and Elected Officials
- HB 1397 Elections and Elected Officials
- **HB 1398** Elections and Elected Officials
- HB 1400 Local Government
- **HB 1401** Workforce Development

- HB 1402 Elementary and Secondary Education
- HB 1405 General Laws
- HB 1407 Conservation and Natural Resources
- HB 1408 Conservation and Natural Resources
- **HB 1410** Children and Families
- HB 1420 Health and Mental Health Policy
- HB 1423 Higher Education
- HB 1424 Judiciary
- HB 1425 Judiciary
- HB 1426 Special Committee on Tourism
- HB 1427 Judiciary
- HB 1428 Higher Education
- HB 1429 Higher Education
- HB 1431 Elections and Elected Officials
- HB 1432 Higher Education
- HB 1433 Ways and Means
- HB 1436 Elections and Elected Officials
- HB 1439 Judiciary
- HB 1440 Health and Mental Health Policy
- HB 1441 Professional Registration and Licensing
- HB 1443 Health and Mental Health Policy
- HB 1449 Ways and Means
- **HB 1455** Downsizing State Government
- HB 1456 Workforce Development
- HB 1459 Special Committee on Criminal Justice
- HB 1461 General Laws
- HB 1463 Local Government
- HB 1465 Financial Institutions
- HB 1469 Ways and Means
- HB 1471 Children and Families
- **HB 1472** Health and Mental Health Policy
- **HB 1474** Transportation
- **HB 1475** Transportation
- HB 1476 Ways and Means
- HB 1477 Ways and Means
- **HB 1478** Children and Families
- HB 1479 Elementary and Secondary Education
- HB 1480 Local Government
- **HB 1491** Veterans
- HB 1492 Agriculture Policy
- HB 1493 Ways and Means
- HB 1494 General Laws
- HB 1495 Ways and Means
- HB 1496 General Laws
- HB 1497 Workforce Development
- HB 1498 General Laws

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- **HB 1499** Workforce Development
- HB 1500 General Laws
- **HB 1501** Children and Families
- **HB 1502** Health and Mental Health Policy
- HB 1503 Crime Prevention and Public Safety
- HB 1504 Ways and Means
- HB 1505 Transportation
- HB 1506 Transportation
- HB 1507 Transportation
- HB 1512 Ways and Means
- HB 1517 Insurance Policy
- HB 1518 Ways and Means
- **HB 1523** Children and Families
- HB 1524 Children and Families
- HB 1527 General Laws
- HB 1528 Insurance Policy
- HB 1529 General Laws
- HB 1530 Elections and Elected Officials
- HB 1531 Transportation
- HB 1533 General Laws
- HB 1534 Corrections and Public Institutions
- HB 1535 General Laws
- HB 1536 Elections and Elected Officials
- HB 1537 Elementary and Secondary Education
- HB 1539 Children and Families
- HB 1544 Local Government
- HB 1545 Financial Institutions
- HB 1548 Utilities
- HB 1549 Elections and Elected Officials
- HB 1550 Elections and Elected Officials
- **HB 1551** Elections and Elected Officials
- HB 1553 Judiciary
- HB 1554 Local Government
- HB 1557 Judiciary
- **HB 1571** Children and Families
- HB 1573 Crime Prevention and Public Safety
- **HB 1574** Children and Families
- HB 1575 Elementary and Secondary Education
- HB 1576 General Laws
- HB 1578 Judiciary
- **HB 1579** Children and Families
- HB 1580 Health and Mental Health Policy
- HB 1581 Health and Mental Health Policy
- HB 1582 Higher Education
- HB 1587 Ways and Means

- HB 1589 Ways and Means
- HB 1591 Elections and Elected Officials
- HB 1592 Judiciary
- HB 1597 Children and Families
- HB 1598 Ways and Means
- HB 1599 General Laws
- HB 1605 General Laws
- **HB 1606** Children and Families
- HB 1608 Elections and Elected Officials
- HB 1611 Utilities
- HB 1612 Economic Development
- HB 1614 General Laws
- HB 1615 Ways and Means
- **HB 1616** Insurance Policy
- **HB 1617** Health and Mental Health Policy
- HB 1618 Insurance Policy
- HB 1621 Local Government
- HB 1622 Workforce Development
- HB 1623 Elections and Elected Officials
- HB 1624 Elementary and Secondary Education
- HB 1625 Elementary and Secondary Education
- HB 1626 Transportation
- HB 1627 Local Government
- HB 1628 Local Government
- HB 1629 General Laws
- HB 1630 General Laws
- **HB 1633** Transportation
- HB 1642 Elementary and Secondary Education
- **HB 1645** Special Committee on Criminal Justice
- HB 1646 General Laws
- HB 1649 Insurance Policy
- HB 1650 Elections and Elected Officials
- **HB 1651** Transportation
- **HB 1652** Conservation and Natural Resources
- HB 1656 Elections and Elected Officials
- **HB 1659** Special Committee on Urban Issues
- **HB 1661** Elementary and Secondary Education
- HB 1662 Elections and Elected Officials
- HB 1663 Elementary and Secondary Education
- HB 1665 Elections and Elected Officials
- **HB 1667** Health and Mental Health Policy
- **HB 1668** Health and Mental Health Policy
- **HB 1670** Health and Mental Health Policy
- **HB 1671** Elementary and Secondary Education
- **HB 1672** Children and Families
- **HB 1673** Health and Mental Health Policy

- HB 1674 Transportation
- **HB 1675** Special Committee on Tourism
- HB 1676 General Laws
- **HB 1677** Children and Families
- HB 1678 Health and Mental Health Policy
- HB 1681 General Laws
- HB 1689 Conservation and Natural Resources
- HB 1692 Judiciary
- HB 1707 General Laws
- **HB 1712** Corrections and Public Institutions
- HB 1714 Elections and Elected Officials
- **HB 1715** Corrections and Public Institutions
- HB 1717 Downsizing State Government
- HB 1723 Transportation
- HB 1724 General Laws
- HB 1725 Ways and Means
- HB 1728 General Laws
- HB 1729 Elementary and Secondary Education
- HB 1730 General Laws
- HB 1732 Elementary and Secondary Education
- HB 1739 Workforce Development
- HB 1740 Children and Families
- HB 1746 Local Government
- HB 1750 Local Government
- HB 1751 General Laws
- HB 1753 Crime Prevention and Public Safety
- HB 1754 Transportation
- HB 1755 General Laws
- HB 1762 Utilities
- HB 1763 General Laws
- **HB 1772** Health and Mental Health Policy
- HB 1773 Special Committee on Aging
- **HB 1776** Judiciary
- **HB 1778** Transportation
- HB 1779 Transportation
- HB 1781 Ways and Means
- HB 1782 Utilities
- **HB 1783** Health and Mental Health Policy
- HB 1786 Downsizing State Government
- HB 1789 Higher Education
- **HB 1791** Judiciary
- HB 1793 General Laws
- **HB 1794** Transportation
- HB 1797 Higher Education
- **HB 1799** Children and Families

- HB 1801 Conservation and Natural Resources
- HB 1802 Judiciary
- HB 1803 Judiciary
- HB 1807 Health and Mental Health Policy
- HB 1810 Local Government
- HB 1813 Special Committee on Homeland Security
- HB 1821 Judiciary
- HB 1823 Judiciary
- HB 1824 General Laws
- HB 1825 Special Committee on Homeland Security
- HB 1826 Local Government
- HB 1828 Financial Institutions
- HB 1829 General Laws
- HB 1830 General Laws
- HB 1831 Economic Development
- HB 1832 General Laws
- HB 1833 General Laws
- HB 1834 Economic Development
- HB 1835 Financial Institutions
- HB 1836 Workforce Development
- HB 1837 Health and Mental Health Policy
- HB 1838 General Laws
- HB 1839 Crime Prevention and Public Safety
- HB 1840 Judiciary
- HB 1841 Utilities
- HB 1843 Judiciary
- HB 1844 Economic Development
- HB 1845 Special Committee on Small Business
- HB 1847 Transportation
- HB 1848 Financial Institutions
- HB 1849 Elementary and Secondary Education
- HB 1850 Ways and Means
- HB 1856 General Laws
- HB 1857 General Laws
- HB 1861 Local Government
- HB 1862 Ways and Means
- HB 1863 Higher Education
- HB 1864 General Laws
- **HB 1865** Transportation
- HB 1866 Elementary and Secondary Education
- **HB 1867** Elementary and Secondary Education
- **HB 1871** Professional Registration and Licensing
- HB 1872 Crime Prevention and Public Safety
- **HB 1876** Corrections and Public Institutions
- HB 1877 Utilities
- HB 1879 Transportation

- HB 1886 General Laws
- HB 1887 Children and Families
- HB 1890 Ways and Means
- HB 1892 General Laws
- HB 1897 Elementary and Secondary Education
- HB 1902 Higher Education
- HB 1904 Ways and Means
- HB 1905 Elementary and Secondary Education
- HB 1906 Workforce Development
- HB 1908 Ways and Means
- HB 1909 Health and Mental Health Policy
- HB 1910 Health and Mental Health Policy
- **HB 1913** Health and Mental Health Policy
- HB 1918 Elections and Elected Officials
- HB 1920 Workforce Development
- HB 1921 Workforce Development
- HB 1922 Insurance Policy
- HB 1923 Crime Prevention and Public Safety
- HB 1924 Health and Mental Health Policy
- HB 1927 Health and Mental Health Policy
- HB 1928 Crime Prevention and Public Safety
- HB 1929 Ways and Means
- **HB 1930** Health and Mental Health Policy
- HB 1931 Elementary and Secondary Education
- HB 1936 Workforce Development
- HB 1938 Elections and Elected Officials
- **HB 1940** Crime Prevention and Public Safety
- HB 1941 Higher Education
- HB 1942 Crime Prevention and Public Safety
- HB 1943 Children and Families
- HB 1944 Judiciary
- HB 1946 Transportation
- **HB 1947** Transportation
- HB 1949 Elections and Elected Officials
- **HB 1950** Children and Families
- **HB 1951** Elections and Elected Officials
- **HB 1954** Elementary and Secondary Education
- HB 1956 Children and Families
- **HB 1958** Health and Mental Health Policy
- HB 1965 Workforce Development
- HB 1966 General Laws
- HB 1968 Elections and Elected Officials
- HB 1970 Utilities
- HB 1971 Ways and Means
- HB 1973 Health and Mental Health Policy

- HB 1975 General Laws
- HB 1978 General Laws
- **HB 1979** Health and Mental Health Policy
- HB 1980 Elections and Elected Officials
- HB 1981 Elections and Elected Officials
- **HB 1982** Crime Prevention and Public Safety
- HB 1983 Corrections and Public Institutions
- HB 1984 General Laws
- HB 1985 Ways and Means
- HB 1986 Ways and Means
- **HB 1987** Insurance Policy
- HB 1988 Elections and Elected Officials
- HB 1989 General Laws
- HB 1990 Elementary and Secondary Education
- **HB 2026** Crime Prevention and Public Safety
- HB 2028 Utilities
- HB 2029 Elementary and Secondary Education
- HB 2031 Judiciary
- HB 2039 Workforce Development
- **HB 2041** Agriculture Policy
- HB 2042 Crime Prevention and Public Safety
- HB 2043 Children and Families
- HB 2044 General Laws
- HB 2048 Ways and Means
- **HB 2052** Health and Mental Health Policy
- HB 2053 Elementary and Secondary Education
- HB 2054 Children and Families
- HB 2055 Children and Families
- **HB 2059** Transportation
- HB 2060 Judiciary
- **HB 2062** Health and Mental Health Policy
- HB 2067 General Laws
- **HB 2070** Special Committee on Criminal Justice
- HB 2073 Ways and Means
- HB 2074 General Laws
- **HB 2075** Elections and Elected Officials
- HB 2076 Workforce Development
- **HB 2077** Conservation and Natural Resources
- HB 2080 Local Government
- HB 2081 Economic Development
- HB 2083 Insurance Policy
- HB 2084 Elementary and Secondary Education
- HB 2090 Elections and Elected Officials
- HB 2091 Local Government
- HB 2096 General Laws
- HB 2101 Ways and Means

- HB 2103 Local Government
- **HB 2104** Health and Mental Health Policy
- HB 2105 Elementary and Secondary Education
- HB 2106 Insurance Policy
- HB 2107 Higher Education
- HB 2109 Ways and Means
- HB 2112 Transportation
- HB 2113 Elementary and Secondary Education
- HB 2114 Elementary and Secondary Education
- HB 2115 Crime Prevention and Public Safety
- **HB 2119** Corrections and Public Institutions
- HB 2124 Utilities
- **HB 2127** Agriculture Policy
- HB 2131 General Laws
- HB 2134 General Laws
- HB 2135 General Laws
- HB 2137 Insurance Policy
- HB 2138 Elections and Elected Officials
- HB 2143 Health and Mental Health Policy
- HB 2147 General Laws
- HB 2152 Financial Institutions
- HB 2153 Elementary and Secondary Education
- **HB 2156** Health and Mental Health Policy
- HB 2157 General Laws
- **HB 2158** Health and Mental Health Policy
- HB 2160 Ways and Means
- HB 2162 General Laws
- HB 2163 Insurance Policy
- HB 2166 Judiciary
- HB 2172 Ways and Means
- HB 2176 Crime Prevention and Public Safety
- HB 2177 Higher Education
- HB 2178 Insurance Policy
- HB 2180 Local Government
- HB 2181 Judiciary
- HB 2185 Elementary and Secondary Education
- HB 2192 General Laws
- HB 2194 Transportation
- HB 2196 Ways and Means
- **HB 2197** Corrections and Public Institutions
- HB 2198 Special Committee on Tourism
- **HB 2200** Elementary and Secondary Education
- HB 2210 General Laws
- HB 2211 Ways and Means
- **HB 2212** Health and Mental Health Policy

- HB 2213 Ways and Means
- HB 2215 Conservation and Natural Resources
- HB 2217 Workforce Development
- HB 2218 Children and Families
- HB 2224 Crime Prevention and Public Safety
- HB 2226 Professional Registration and Licensing
- HB 2227 General Laws
- HB 2229 Transportation
- HB 2230 General Laws
- HB 2231 General Laws
- HB 2233 Ways and Means
- HB 2235 Local Government
- HB 2236 Judiciary
- HB 2237 Children and Families
- HB 2238 Ways and Means
- HB 2239 Ways and Means
- HB 2240 Utilities
- HB 2242 Judiciary
- HB 2243 Judiciary
- HB 2245 General Laws
- HB 2247 Special Committee on Tourism
- HB 2250 General Laws
- **HB 2252** Professional Registration and Licensing
- HB 2253 Ways and Means
- HB 2254 Judiciary
- HB 2258 Local Government
- **HB 2260** Health and Mental Health Policy
- HB 2262 Agriculture Policy
- HB 2265 Ways and Means
- HB 2268 Elections and Elected Officials
- HB 2269 General Laws
- HB 2270 General Laws
- **HB 2271** Transportation
- HB 2272 Ways and Means
- HB 2275 Ways and Means
- **HB 2277** Financial Institutions
- HB 2278 Ways and Means
- HB 2279 Transportation
- HB 2281 Children and Families
- HB 2282 Children and Families
- **HB 2283** Health and Mental Health Policy
- **HB 2285** Children and Families
- **HB 2287** Professional Registration and Licensing
- HB 2289 Elementary and Secondary Education
- HB 2292 Agriculture Policy
- HB 2293 Children and Families

- HB 2294 Ways and Means
- HB 2295 Ways and Means
- HB 2296 Crime Prevention and Public Safety
- HB 2297 Health and Mental Health Policy
- HB 2299 Professional Registration and Licensing
- HB 2306 Judiciary
- HB 2307 Local Government
- HB 2308 Elections and Elected Officials
- HB 2309 Elections and Elected Officials
- **HB 2313** Corrections and Public Institutions
- HB 2314 Crime Prevention and Public Safety
- HB 2316 Elementary and Secondary Education
- HB 2320 Children and Families
- HB 2323 Elementary and Secondary Education
- HB 2324 Corrections and Public Institutions
- HB 2325 Workforce Development
- HB 2327 Professional Registration and Licensing
- HB 2328 Health and Mental Health Policy
- HB 2329 Children and Families
- HB 2330 Judiciary
- HB 2331 Corrections and Public Institutions
- HB 2332 Corrections and Public Institutions
- HB 2333 Judiciary
- HB 2335 Corrections and Public Institutions
- **HB 2337** Health and Mental Health Policy
- HB 2338 Health and Mental Health Policy
- HB 2339 General Laws
- HB 2340 Transportation
- HB 2345 Elementary and Secondary Education
- HB 2346 Insurance Policy
- HB 2348 Financial Institutions
- HB 2350 Conservation and Natural Resources
- **HB 2351** Insurance Policy
- HB 2353 Judiciary
- HB 2355 Conservation and Natural Resources
- HB 2357 Health and Mental Health Policy
- HB 2358 General Laws
- HB 2360 Elections and Elected Officials
- HB 2362 Elections and Elected Officials
- HB 2364 Elementary and Secondary Education
- HB 2365 Judiciary
- HB 2367 Elections and Elected Officials
- HB 2370 Conservation and Natural Resources
- HB 2372 Health and Mental Health Policy
- **HB 2375** Crime Prevention and Public Safety

- **HB 2378** Health and Mental Health Policy
- HB 2380 Health and Mental Health Policy
- HB 2381 Health and Mental Health Policy
- **HB 2382** Health and Mental Health Policy
- HB 2383 General Laws
- HB 2384 Judiciary
- HB 2385 Crime Prevention and Public Safety
- HB 2388 Ways and Means
- HB 2389 Elementary and Secondary Education
- HB 2390 Elementary and Secondary Education
- **HB 2391** Agriculture Policy
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- HB 2393 Workforce Development
- HB 2394 Crime Prevention and Public Safety
- HB 2395 General Laws
- HB 2396 General Laws
- HB 2397 Health and Mental Health Policy
- HB 2398 General Laws
- HB 2399 Higher Education
- HB 2400 Ways and Means
- HB 2401 Ways and Means
- HB 2402 Children and Families
- HB 2403 Elections and Elected Officials
- HB 2404 Ways and Means
- HB 2405 Corrections and Public Institutions
- HB 2406 Judiciary
- HB 2407 Elementary and Secondary Education
- HB 2408 Judiciary
- HB 2409 Health and Mental Health Policy
- HB 2410 Elections and Elected Officials
- **HB 2411** Health and Mental Health Policy
- HB 2414 Local Government
- HB 2416 Judiciary
- HB 2417 Insurance Policy
- HB 2419 Utilities
- HB 2420 Workforce Development
- HB 2421 Elections and Elected Officials
- HB 2425 Utilities
- HB 2428 Transportation
- **HB 2429** Transportation
- HB 2430 Ways and Means
- **HB 2431** Professional Registration and Licensing
- **HB 2432** Professional Registration and Licensing
- HB 2433 Financial Institutions
- **HB 2436** Higher Education
- HB 2437 General Laws

- HB 2438 Health and Mental Health Policy
- HB 2439 Health and Mental Health Policy
- HB 2440 Elementary and Secondary Education
- HB 2441 Agriculture Policy
- HB 2442 General Laws
- HB 2443 Judiciary
- HB 2445 Transportation
- HB 2446 Transportation
- HB 2447 Crime Prevention and Public Safety
- HB 2448 Children and Families
- HB 2449 Judiciary
- HB 2450 Judiciary
- HB 2451 Ways and Means
- HB 2452 Ways and Means
- HB 2453 Ways and Means
- HB 2455 Financial Institutions
- HB 2457 Ways and Means
- HB 2458 Ways and Means
- HB 2459 Local Government
- HB 2463 Health and Mental Health Policy
- HB 2466 Transportation
- HB 2469 Elections and Elected Officials
- HB 2471 General Laws
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- HB 2473 Pensions
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- HB 2475 Children and Families
- **HB 2477** Health and Mental Health Policy
- HB 2478 Higher Education
- HB 2479 Elementary and Secondary Education
- HB 2480 Local Government
- HB 2484 Elementary and Secondary Education
- HB 2486 Corrections and Public Institutions
- HB 2487 General Laws
- HB 2488 Higher Education
- HB 2490 Local Government
- **HB 2492** Financial Institutions
- HB 2494 Judiciary
- HB 2495 Health and Mental Health Policy
- HB 2496 General Laws
- HB 2497 General Laws
- HB 2498 Higher Education
- HB 2499 General Laws
- HB 2500 Local Government
- **HB 2501** Veterans

- HB 2502 General Laws
- HB 2503 Ways and Means
- HB 2505 Transportation
- HB 2506 General Laws
- HB 2507 Insurance Policy
- HB 2508 Health and Mental Health Policy
- HB 2509 Ways and Means
- HB 2510 Judiciary
- HB 2511 Special Committee on Tourism
- HB 2513 Judiciary
- HB 2517 Judiciary
- HB 2519 Workforce Development
- HB 2521 Local Government
- HB 2522 Judiciary
- HB 2523 Ways and Means
- HB 2524 Children and Families
- HB 2525 Ways and Means
- HB 2530 Conservation and Natural Resources
- HB 2531 Workforce Development
- HB 2533 Judiciary
- HB 2534 Judiciary
- HB 2536 Insurance Policy
- **HB 2539** Transportation
- HB 2540 Utilities
- HB 2542 Workforce Development
- HB 2544 Elementary and Secondary Education
- HB 2545 Judiciary
- HB 2546 Local Government
- HB 2547 Judiciary
- HB 2549 Utilities
- HB 2550 Workforce Development
- HB 2551 Special Committee on Tourism
- HB 2553 Health and Mental Health Policy
- HB 2556 Insurance Policy
- HB 2557 General Laws
- HB 2558 Health and Mental Health Policy
- HB 2559 Judiciary
- HB 2561 Elementary and Secondary Education
- HB 2562 Local Government
- HB 2563 General Laws
- **HB 2566** Health and Mental Health Policy
- **HB 2568** Special Committee on Criminal Justice
- **HB 2569** Elementary and Secondary Education
- HB 2570 Judiciary
- HB 2571 Health and Mental Health Policy
- HB 2572 General Laws

- HB 2573 Agriculture Policy
- HB 2574 Health and Mental Health Policy
- HB 2575 Professional Registration and Licensing
- HB 2576 Professional Registration and Licensing
- HB 2579 Insurance Policy
- HB 2580 Judiciary
- HB 2581 Veterans
- HB 2582 Judiciary
- **HB 2583** Professional Registration and Licensing
- HB 2584 Special Committee on Small Business
- HB 2586 Local Government
- HB 2587 Local Government
- HB 2588 Elementary and Secondary Education
- HB 2589 Insurance Policy
- HB 2590 Professional Registration and Licensing
- HB 2592 Higher Education
- HB 2593 Economic Development
- HB 2594 Workforce Development
- HB 2596 Elementary and Secondary Education
- HB 2598 Elections and Elected Officials
- HB 2599 Utilities
- HB 2600 Veterans
- HB 2601 Judiciary
- HB 2602 Health and Mental Health Policy
- HB 2603 General Laws
- HB 2604 General Laws
- **HB 2605** Crime Prevention and Public Safety
- HB 2606 Health and Mental Health Policy
- HB 2607 General Laws
- HB 2608 Utilities
- HB 2609 Elementary and Secondary Education
- HB 2610 Local Government
- HB 2611 Judiciary
- HB 2613 Health and Mental Health Policy
- HB 2614 Economic Development
- HB 2615 Utilities
- **HB 2616** Health and Mental Health Policy
- **HB 2617** Children and Families
- HB 2618 Special Committee on Student Accountability
- HB 2619 Ways and Means
- HB 2621 Elementary and Secondary Education
- HB 2622 Transportation
- HB 2623 Elections and Elected Officials
- HB 2624 Insurance Policy
- HB 2625 Conservation and Natural Resources

- HB 2626 Judiciary
- HB 2627 Elections and Elected Officials
- HB 2629 Utilities
- HB 2630 Judiciary
- HB 2631 Crime Prevention and Public Safety
- HB 2632 Transportation
- HB 2633 Judiciary
- HB 2634 Professional Registration and Licensing
- **HB 2635** Crime Prevention and Public Safety
- HB 2636 Judiciary
- HB 2638 Elementary and Secondary Education
- HB 2639 General Laws
- HB 2640 Judiciary
- HB 2641 Judiciary
- HB 2644 Elementary and Secondary Education
- HB 2645 Crime Prevention and Public Safety
- HB 2646 Transportation
- HB 2647 Transportation
- HB 2649 Judiciary
- HB 2650 Elementary and Secondary Education
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- HB 2654 Crime Prevention and Public Safety
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- **HB 2660** Transportation
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- HB 2662 General Laws
- HB 2665 Ways and Means
- HB 2666 Judiciary
- HB 2667 Insurance Policy
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- HB 2669 Pensions
- HB 2670 Pensions
- **HB 2671** Elementary and Secondary Education
- HB 2672 Health and Mental Health Policy
- HB 2674 Judiciary
- HB 2675 Local Government
- **HB 2676** Conservation and Natural Resources
- **HB 2677** Conservation and Natural Resources
- **HB 2678** Health and Mental Health Policy
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- HB 2680 Ways and Means
- HB 2681 General Laws
- HB 2682 Insurance Policy
- HB 2683 Pensions
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- HB 2690 Transportation
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- HB 2692 Children and Families
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- **HB 2699** Children and Families
- HB 2700 Corrections and Public Institutions
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- **HB 2727** Elementary and Secondary Education
- HB 2728 Pensions
- HB 2729 Ways and Means
- HB 2730 Financial Institutions

HB 2731 - Utilities

HB 2732 - Elementary and Secondary Education

HB 2734 - Veterans

HB 2735 - General Laws

HB 2736 - Ways and Means

HB 2737 - Higher Education

HB 2738 - Health and Mental Health Policy

HB 2739 - Crime Prevention and Public Safety

HB 2740 - Crime Prevention and Public Safety

HB 2741 - Budget

HB 2744 - Pensions

HB 2745 - Higher Education

HB 2746 - Higher Education

HB 2747 - Health and Mental Health Policy

HB 2748 - General Laws

HB 2749 - General Laws

HB 2750 - Elementary and Secondary Education

HB 2751 - Special Committee on Urban Issues

HB 2752 - Children and Families

HB 2753 - General Laws

HB 2754 - Agriculture Policy

HB 2755 - Conservation and Natural Resources

HB 2756 - General Laws

HB 2757 - Corrections and Public Institutions

HB 2758 - Agriculture Policy

HB 2759 - Elementary and Secondary Education

HB 2760 - Downsizing State Government

HB 2761 - General Laws

HB 2762 - General Laws

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1386**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed HCS HBs 1387 & 1482.

The following member's presence was noted: Chappelle-Nadal.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:30 a.m., Wednesday, May 27, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON AGRICULTURE

Thursday, May 28, 2020, 9:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Presentations from agricultural organizations regarding their economic impact and contribution to state and local tax revenues.

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-FIFTH DAY, MONDAY, MAY 4, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Representative Ken Wilson.

Heavenly Father, it is our prayer that during these few minutes of prayer that they be filled with meaning, with peace and comfort to each member here this morning. Father, we ask for Your guidance for this day, because we know that we need only to concern ourselves with issues of this day. May your blessings of good health and safety be upon the members of this body. We pray for the family members at home as they continue to maintain a home and life. We pray for understanding and guidance, as we have so many things to do and so little time to do them in. Help us, Father, to make wise choices and proper use of our time. May this brief time of prayer find each member, in their own way, reaching out to You for Your help and guidance in all that we do this day. Hear our prayers this day.

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-second day was approved as printed.

The Journal of the fifty-third day was approved as corrected.

The Journal of the fifty-fourth day was approved as printed by the following vote:

AYES: 136

Allred	Anderson	Andrews	Bailey	Bangert
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bosley	Bromley
Brown 27	Busick	Butz	Carter	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Merideth
Miller	Mitten	Moon	Morgan	Morris 140
Morse 151	Murphy	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Price	Proudie

Quade Razer Reedy Toalson Reisch Remole Roberts 161 Roberts 77 Roden Riggs Rogers Rone Ross Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Smith Shields Simmons Solon Sommer Stephens 128 Stevens 46 Swan Spencer Stacy Taylor Veit Vescovo Walsh Trent Wilson Wright Young Washington Wiemann

Mr. Speaker

NOES: 000

PRESENT: 005

Appelbaum Bland Manlove Brown 70 Burnett Unsicker

ABSENT WITH LEAVE: 021

Aldridge Baker Burns Carpenter Chappelle-Nadal Green Knight Messenger Mosley Muntzel Neely Pietzman Rehder Richey Rowland Shull 16 Windham Runions Sain Tate

Wood

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1483**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh and Wiemann

Noes (0)

Absent (2): Burnett and Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1736**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 599**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1710, relating to taxation of property, was taken up by Representative Eggleston.

Representative Eggleston offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1710, Page 1, In the Title, Line 3, by deleting the words "of property" and inserting in lieu thereof the words ", with a contingent date for certain sections"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, House Amendment No. 1 was adopted.

Representative Eggleston offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1710, Pages 7-8, Section 138.060, Lines 4-8, by deleting all of said lines and inserting the following:

"In any county with a charter form of government with a population greater than two hundred eighty thousand inhabitants but less than two hundred eighty-five thousand inhabitants, [and] in any county with a charter form of government with greater than one million inhabitants, [and] in any city not within a county, and in any other county for any property whose assessed valuation increased at least ten percent from the previous assessment unless the increase is due to new construction or improvement, the assessor shall have the burden to prove that the assessor's valuation does not exceed the true market value of the subject property."; and

Further amend said bill, Page 8, Section 82.550, Line 3, by inserting after said section and line the following:

"Section B. The repeal and reenactment of section 137.115 and section 138.060 of section A of this act shall become effective only upon the passage and approval by the voters of a constitutional amendment submitted to them by the general assembly allowing for a statutory limitation on the amount by which the assessed value of residential real property may be increased.

Section C. The repeal of section 82.550 and the repeal and reenactment of section 53.010 of section A of this act shall become effective only upon the passage and approval by the voters of a constitutional amendment submitted to them by the general assembly allowing for all county assessors to be elected."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr assumed the Chair.

Representative Fishel offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1710, Page 1, Lines 1-12, by deleting said lines and inserting in lieu thereof the words "AMEND House Bill No. 1710, Page 8, Section 82.550, Line 3, by inserting after said section and line the"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lynch assumed the Chair.

House Amendment No. 1 to House Amendment No. 2 was withdrawn.

Representative Hudson offered House Amendment No. 2 to House Amendment No. 2.

House Amendment No. 2 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1710, Page 1, Line 1, by deleting all of said line and inserting the following:

"AMEND House Bill No. 1710, Page 7, Section 137.115, Lines 195-198, by deleting all of said lines from the bill; and

Further amend said bill, Pages 7-8, Section 138.060, Lines 4-8, by deleting all of said lines"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hudson, **House Amendment No. 2 to House Amendment No. 2** was adopted.

On motion of Representative Eggleston, **House Amendment No. 2, as amended**, was adopted.

Representative Helms offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1710, Page 8, Section 138.060, Line 25, by inserting after all of said section and line the following:

"620.3700. 1. For the purposes of this section, the following terms shall mean:

- (1) "Blighted area", an area which, by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use;
 - (2) "Department", the department of economic development;
- (3) "Eligible project", the improvement or expansion of the project facility of an existing Missouri business, or the relocation to Missouri if not an existing Missouri business, commenced no later than December 31, 2022, that results in the creation of ten or more new jobs and a commitment by a qualified company to make at least one hundred thousand dollars in new capital investment at the project facility within two years of approval of the eligible project;
- (4) "Existing Missouri business", a qualified company that, for the tax year preceding submission of a notice of intent to the department, had a physical location in Missouri and full-time employees who routinely performed job duties within Missouri;
- (5) "New capital investment", costs incurred by the qualified company at the project facility after acceptance by the qualified company of the proposal for benefits from the department, for real or personal property, and may include the value of finance or capital leases for real or personal property for the term of such lease at the project facility executed after acceptance by the qualified company of the proposal for benefits from the department or the approval of the notice of intent;

- (6) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job;
- (7) "Notice of intent", a form developed by the department and available online, completed by the qualified company, and submitted to the department stating the qualified company's intent to request benefits pursuant to this section;
- (8) "Project facility", the building or buildings used by a qualified company at which new jobs and new capital investment are or will be located. A project facility may include separate buildings located within sixty miles of each other such that their purpose and operations are interrelated. Upon approval by the department, a subsequent project facility may be designated if the qualified company demonstrates a need to relocate to the subsequent project facility at any time during the project period;
- (9) "Project facility base employment", the greater of the number of full-time employees located at the project facility on the date of the notice of intent or, for the twelve-month period prior to the date of the notice of intent, the average number of full-time employees located at the project facility. In the event the project facility has not been in operation for a full twelve-month period, the average number of full-time employees for the number of months the project facility has been in operation prior to the date of the notice of intent;
- (10) "Project period", the ten-year period beginning on the date of the qualified company's acceptance of the department's proposal for benefits;
- (11) "Qualified company", a firm, partnership, joint venture, association, private or public corporation whether organized for profit or not, or headquarters of such entity registered to do business in Missouri that is the owner or operator of a project facility, and that is any of the following:
 - (a) Medical equipment and supplies manufacturing (NAICS 3391);
 - (b) Pharmaceutical and medicine manufacturing (NAICS 32541); or
- (c) Any other NAICS industry code determined by the department, in consultation with the department of health and senior services, to be vital to the healthcare system in the state;
- (12) "Related facility", a facility operated by the qualified company or a related company located in this state that is directly related to the operations of the project facility or in which operations substantially similar to the operations of the project facility are performed;
- (13) "Related facility base employment", the greater of the number of full-time employees located at all related facilities on the date of the notice of intent or, for the twelve-month period prior to the date of the notice of intent, the average number of full-time employees located at all related facilities of the qualified company or a related company located in this state;
- (14) "State tax liability", any liability incurred by a qualified company pursuant to the provisions of chapter 143 or chapter 148, exclusive of the provisions relating to the withholding of tax as provided for in sections 143.191 to 143.265 and related provisions;
- (15) "Withholding tax", the state tax imposed by sections 143.191 to 143.265. For purposes of this section, the withholding tax shall be computed using a schedule as determined by the department based on average wages.
- 2. A qualified company may, for the duration of the project period for an eligible project, retain one hundred percent of the withholding tax from the new jobs that would otherwise be withheld and remitted by the qualified company under the provisions of sections 143.191 to 143.265. An employee of a qualified company shall receive full credit for the amount of tax withheld as provided in section 143.211.
- 3. In addition to the benefits available pursuant to subsection 2 of this section, all purchases of real and personal property related to the eligible project made during the project period shall be specifically exempted from the provisions of chapter 144, the local sales tax law as defined in section 32.085, and section 238.235, and from the computation of the tax levied, assessed, or payable pursuant to chapter 144, the local sales tax law as defined in section 32.085, and section 238.235.
- 4. Notwithstanding any provision of law to the contrary, in addition to the benefits available pursuant to subsections 2 and 3 of this section, for the duration of the project period, the state tax liability of the qualified company shall not exceed such qualified company's state tax liability for the tax year prior to the tax year in which the qualified company's project period for an eligible project begins. The department of revenue shall promulgate rules and regulations to implement the provisions of this subsection. Any rule or

portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.

- 5. In addition to the benefits available pursuant to subsections 2 to 4 of this section, improvements to real property, as such term is defined in section 137.010, made during the project period for an eligible project at a project facility determined by the local governing body to be located in a blighted area may, upon approval of an authorizing resolution by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. Such authorizing resolution shall specify the percent of the exemption to be granted, the political subdivisions to which such exemption is to apply, the duration of the exemption to be granted, provided the exemption shall not apply after the end of the project period, and any other terms, conditions or stipulations otherwise required. A copy of the resolution shall be provided to the department within thirty calendar days following adoption of the resolution by the governing authority.
- 6. A qualified company that intends to seek benefits pursuant to this section shall submit to the department a notice of intent. The department shall respond within thirty days to a notice of intent with a proposal of benefits or a written response refusing to provide such a proposal and stating the reasons for such refusal, provided that the department may withhold approval or provide a contingent approval until it is satisfied that proper documentation of eligibility has been provided. A qualified company that has been refused a proposal of benefits may resubmit a notice of intent for the eligible project. Failure to respond on behalf of the department shall result in the notice of intent being deemed approved.
- 7. In evaluating a qualified company's notice of intent pursuant to this section, the department shall consider the following factors:
 - (1) The significance of the qualified company's need for program benefits;
- (2) The amount of projected net fiscal benefit to the state of the project and the period in which the state would realize such net fiscal benefit;
- (3) The overall size and quality of the proposed project, including the number of new jobs, new capital investment, proposed wages, growth potential of the qualified company, the potential multiplier effect of the project, and similar factors;
 - (4) The financial stability and creditworthiness of the qualified company;
 - (5) The level of economic distress in the area;
- (6) An evaluation of the competitiveness of alternative locations for the project facility, as applicable; and
 - (7) Any other factor required by the department.
- 8. Upon approval of a notice of intent and issuance of a proposal of benefits, the department and the qualified company shall enter into a written agreement covering the applicable project period. The agreement shall specify, at a minimum:
- (1) The committed number of new jobs and new capital investment for each year during the project period;
 - (2) Clawback provisions, as may be required by the department;
 - (3) Financial guarantee provisions as may be required by the department; and
 - (4) Any other provisions the department may require.
- 9. A qualified company receiving benefits pursuant to this section shall provide an annual report to the department of the number of jobs, new capital investment, and such other information as may be required by the department to document the basis for program benefits by no later than ninety days prior to the end of the qualified company's tax year immediately following the tax year for which the benefits provided pursuant to this section are attributed. If the department determines the qualifying company fails to satisfy the provisions of the notice of intent, the qualified company shall not receive any benefits for the balance of the project period. Failure to timely file the annual report required pursuant to this subsection shall result in the recapture of withholding taxes retained by the qualified company during such year. Qualified companies approved for benefits pursuant to this section shall provide to the department, upon request, any and all information and records reasonably required to monitor compliance with program requirements.

- 10. Any qualified company that is awarded benefits pursuant to this section that knowingly hires individuals who are not allowed to work legally in the United States shall immediately forfeit such benefits and shall repay the state and local taxing jurisdictions, as applicable, an amount equal to any state or local tax benefits awarded pursuant to this section.
- 11. Notwithstanding any provision of law to the contrary, no qualified company shall simultaneously receive benefits pursuant to any other program for the capital investment or new jobs created for which the qualified company is seeking benefits pursuant to this section.
- 12. The department shall adopt rules and regulations to carry out the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 13. Under section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized under this section shall automatically sunset five years after the effective date of this section unless reauthorized by an act of the general assembly;
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset ten years after the effective date of the reauthorization of this section;
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; and
- (4) Nothing in this subsection shall prevent a qualified company from receiving benefits awarded pursuant to this section during the project period."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Falkner	Fishel	Fitzwater
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McGaugh	McGirl	Miller	Moon
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pietzman	Pike	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Rone
Ross	Ruth	Schnelting	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wright	Mr. Speaker	

NOES: 038

Baringer Aldridge Appelbaum Bangert Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Carter Chappelle-Nadal Carpenter Ellebracht Green Gunby Ingle Kendrick Lavender McCreery Merideth Morgan Mackey Mosley Person Pierson Jr. Proudie Quade Razer Roberts 77 Rogers Rowland Sauls Sharp 36 Unsicker Young

PRESENT: 000

ABSENT WITH LEAVE: 025

Clemens Dogan Evans Burns Chipman Francis Gray Justus McDaniel Messenger Mitten Pfautsch Plocher Price Rehder Roden Runions Sain Schroer Shull 16 Stevens 46 Tate Washington Windham Wood

VACANCIES: 001

On motion of Representative Helms, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded by Representative Helms:

AYES: 098

Bailey Allred Anderson Andrews Baker Basye Beck Black 137 Black 7 Bondon Bromley Brown 70 Busick Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gregory Grier Gannon Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Hicks Hill Kelley 127 Houx Hovis Hudson Ingle Kelly 141 Knight Kolkmeyer Love Lynch Mackey Mayhew McGirl Miller Morris 140 Morse 151 Muntzel Neely O'Donnell Patterson Pfautsch Pietzman Pike Pollitt 52 Pollock 123 Porter Reedy Toalson Reisch Remole Richey Riggs Roberts 161 Rogers Rone Ross Ruth Sauls Schnelting Schroer Sharpe 4 Smith Shaul 113 Shields Solon Sommer Spencer Stephens 128 Swan Trent Veit Walsh Wilson Vescovo Wiemann Wood Wright Young Mr. Speaker

NOES: 038

Appelbaum Baringer Aldridge Bangert Barnes Billington Bland Manlove Bosley Brown 27 Burnett Butz Carpenter Carter Chappelle-Nadal Christofanelli Gray Green Henderson Hurst Lovasco McCreery Merideth Moon Mosley Morgan

Murphy Person Pierson Jr. Pogue Quade Razer Roberts 77 Rowland Sharp 36 Shawan Simmons Stacy Taylor

PRESENT: 006

Kendrick Kidd Lavender McGaugh Proudie

Unsicker

ABSENT WITH LEAVE: 020

Burns Chipman Clemens Dogan Francis McDaniel Justus Messenger Mitten Plocher Price Rehder Roden Runions Sain Shull 16 Stevens 46 Tate Washington Windham

VACANCIES: 001

Representative Reedy offered House Amendment No. 4.

House Amendment No. 4

AMEND House Bill No. 1710, Page 2, Section 53.010, Line 24, by inserting after all of said section and line the following:

- "137.084. 1. Notwithstanding the provisions of sections 137.075 and 137.080 to the contrary, a building or other structure that is used as commercial property, newly constructed and occupied on any parcel of real property, shall be assessed and taxed on such assessed valuation as of the first day of the month following the date of occupancy for the proportionate part of the remaining year at the tax rates established for that year, in all taxing jurisdictions located in the county adopting this section as provided in subsection 8 of this section. Newly constructed commercial property that has never been occupied shall not be assessed as improved real property until such occupancy or January first of the year following the year in which construction of the improvements is completed. The provisions of this subsection shall apply in any county in which the governing body has previously adopted or hereafter adopts the provisions of this subsection. For purposes of this section, the term "county" shall include any county and any city not within a county.
- 2. The assessor may consider a property commercially occupied upon personal verification or if any two of the following conditions have been met:
 - (1) An occupancy permit has been issued for the property;
- (2) A deed transferring ownership from one party to another has been filed with the recorder of deeds' office subsequent to the date of the first permanent utility service;
- (3) A utility company providing service in the county has verified a transfer of service for property from one party to another;
- (4) The person or persons occupying the newly constructed property have registered a change of address with any local, state, or federal governmental office or agency.
- 3. In implementing the provisions of this section, the assessor may use occupancy permits, building permits, warranty deeds, utility connection documents including telephone connections, or other official documents as may be necessary to discover the existence of newly constructed properties. No utility company shall refuse to provide verification monthly to the assessor of a utility connection to a newly occupied commercial property.
- 4. In the event that the assessment under subsections 1 and 2 of this section is not completed until after the deadline for filing appeals in a given tax year, the owner of the newly constructed property who is aggrieved by the assessment of the property may appeal this assessment the following year to the county board of equalization in accordance with chapter 138 and may pay any taxes under protest in accordance with section 139.031; provided, however, that such payment under protest shall not be required as a condition of appealing to the county board of equalization. The collector shall impound such protested taxes and shall not disburse such taxes until resolution of the appeal.

- 5. The increase in assessed valuation resulting from the implementation of the provisions of this section shall be considered new construction and improvements under the provisions of this chapter.
- 6. In counties that adopt the provisions of subsections 1 to 7 of this section, an amount not to exceed ten percent of all ad valorem property tax collections on newly constructed and occupied commercial property allocable to each taxing authority within counties of the first classification having a population of nine hundred thousand or more, one-tenth of one percent of all ad valorem property tax collections allocable to each taxing authority within all other counties of the first classification and one-fifth of one percent of all ad valorem property tax collections allocable to each taxing authority within counties of the second, third and fourth classifications and any county of the first classification having a population of at least eighty-two thousand inhabitants, but less than eighty-two thousand one hundred inhabitants, in addition to the amount prescribed by section 137.720 shall be deposited into the assessment fund of the county for collection costs.
- 7. For purposes of calculating the tax due on such newly constructed commercial property, the assessor or the board of equalization shall place the full amount of the assessed valuation on the tax book upon the first day of the month following occupancy. Such assessed valuation shall be taxed for each month of the year following such date at its new assessed valuation, and for each month of the year preceding such date at its previous valuation. The percentage derived from dividing the number of months at which the property is taxed at its new valuation by twelve shall be applied to the total assessed valuation of the new construction and improvements, and such percentage shall be included in the next year's base for the purposes of calculating the next year's tax levy rollback. The untaxed percentage shall be considered as new construction and improvements in the following year and shall be exempt from the rollback provisions.
- 8. The provisions of subsections 1 to 7 of this section shall be effective in any county in which the governing body of such county elects to adopt a proposal to implement such provisions. Such subsections shall become effective in such county on January first of the year following the election.
- 9. In any county that adopts the provisions of subsections 1 to 7 of this section prior to June first in any year under subsection 8 of this section, the assessor of such county shall, upon application of the property owner, remove on a pro rata basis from the tax book for the current year any commercial real property improvements destroyed by a natural disaster if such property is unoccupied and uninhabitable due to such destruction. On or after the first day of July, the board of equalization shall perform such duties. Any person claiming such destroyed property shall provide a list of such destroyed property to the county assessor. The assessor shall have available a supply of appropriate forms on which the claim shall be made. The assessor may verify all such destroyed property listed to ensure that the person made a correct statement. Any person who completes such a list and, with intent to defraud, includes property on the list that was not destroyed by a natural disaster shall, in addition to any other penalties provided by law, be assessed double the value of any property fraudulently listed. The list shall be filed by the assessor, after he or she has provided a copy of the list to the county collector and the board of equalization, in the office of the county clerk who, after entering the filing thereof, shall preserve and safely keep them. If the assessor, subsequent to such destruction, considers such property occupied as provided in subsection 2 of this section, the assessor shall consider such property new construction and improvements and shall assess such property accordingly as provided in subsection 1 of this section. For the purposes of this section, the term "natural disaster" means any disaster due to natural causes such as tornado, fire, flood, or earthquake.
- 10. Any political subdivision may recover the loss of revenue caused by subsection 9 of this section by adjusting the rate of taxation, to the extent previously authorized by the voters of such political subdivision, for the tax year immediately following the year of such destruction in an amount not to exceed the loss of revenue caused by this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Reedy, **House Amendment No. 4** was adopted.

On motion of Representative Eggleston, **HB 1710**, as amended, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HB 1768, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Burnett, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (2): Deaton and Gregory

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SS SB 618, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Morgan

Absent (1): Gregory

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 653**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Deaton, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (2): Burnett and Gregory

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Anderson, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Morgan

Absent (2): Deaton and Gregory

THIRD READING OF SENATE BILLS - INFORMAL

HCS SCS SB 653, relating to foster care, was taken up by Representative Solon.

On motion of Representative Solon, the title of HCS SCS SB 653 was agreed to.

Speaker Haahr resumed the Chair.

Representative Solon offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 653, Page 1, Section 210.112, Line 8, by deleting "subsection 3 of"; and

Further amend said bill and section, Page 2, Line 48, by deleting "subsection 5 of"; and

Further amend said bill, Page 11, Section 210.123, Line 116, by deleting the word "divisions" and inserting in lieu thereof the word "division"; and

Further amend said bill, page and section, Line 124, by deleting the phrase "suitable adult or"; and

Further amend said bill, Page 12, Section 210.145, Line 22, by inserting after the word "subsection" the phrase "and shall also be completed within seventy-two hours of the report of abuse or neglect"; and

Further amend said bill, Page 22, Section 211.171, Lines 11-12, by deleting all of said lines and inserting in lieu thereof "heard in, any hearing to be held with respect to [the] a child in his or her care, and a foster parent shall have standing to participate in all court hearings pertaining to a child in their care."; and

Further amend said bill, Page 23, Section 210.790, Lines 1-2, by deleting all of said section; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Solon, House Amendment No. 1 was adopted.

On motion of Representative Solon, HCS SCS SB 653, as amended, was adopted.

On motion of Representative Solon, **HCS SCS SB 653**, **as amended**, was read the third time and passed by the following vote:

AYES: 139

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bondon	Bosley	Bromley	Brown 27	Brown 70
Busick	Butz	Carter	Chappelle-Nadal	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Gannon	Gray	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lavender	Lovasco
Lynch	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Miller	Morgan	Morris 140	Morse 151
Mosley	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Proudie	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77

Roden Ruth Shaul 113 Solon Stevens 46 Vescovo Wood	Rogers Sauls Shawan Sommer Swan Walsh Wright	Rone Schroer Shields Spencer Taylor Washington Young	Ross Sharp 36 Simmons Stacy Trent Wiemann Mr. Speaker	Rowland Sharpe 4 Smith Stephens 128 Veit Wilson	
Bland Manlove Merideth Unsicker PRESENT: 001	Carpenter Moon	Clemens Pogue	Hurst Price	Mackey Quade	
Mitten					
ABSENT WITH LEAVE: 011					
Burnett Runions Windham	Burns Sain	Francis Schnelting	Love Shull 16	Messenger Tate	

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS SCS SB 599, relating to financial instruments, was taken up by Representative Bondon.

On motion of Representative Bondon, the title of HCS SCS SB 599 was agreed to.

Representative Pike offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 599, Page 7, Section 30.758, Line 54, by inserting after all of said line the following:

- "70.705. 1. The "Members Deposit Fund" is hereby created. It shall be the fund in which shall be accumulated the contributions made by members to the system, and from which shall be made transfers and refunds of members' contributions as provided in sections 70.600 to 70.755.
- 2. Except as provided otherwise in this section, the contributions of a member to the system shall be four percent of his compensations after the date he has completed sufficient employment for six months of credited service. Such contributions shall be made notwithstanding that the minimum salary or wages provided by law for any member shall thereby be changed. Each member shall be deemed to consent and agree to the deductions made and provided for herein. Payment of a member's compensation less such deductions shall be a full and complete discharge and acquittance of all claims and demands whatsoever for services rendered by him to a political subdivision, except as to benefits provided by this system.
- 3. The officer or officers responsible for making up the payrolls for each political subdivision shall cause the contributions provided for in this section to be deducted from the compensation of each member in the employ of the political subdivision, on each and every payroll, for each and every payroll period after the date he has

completed sufficient employment for six months of credited service to the date his membership terminates. When deducted, each of these amounts shall be paid by the political subdivision to the system; the payments shall be made in the manner and shall be accompanied by such supporting data as the board shall from time to time prescribe. When paid to the system, each of the amounts shall be credited to the members deposit fund account of the member from whose compensations the contributions were deducted.

- 4. In addition to the contributions deducted from the compensations of a member, as heretofore provided, a member shall deposit in the members deposit fund, by a single contribution or by an increased rate of contributions, as approved by the board, the amount or amounts he may have withdrawn therefrom and not repaid thereto, together with regular interest from the date of withdrawal to the date of repayment. In no case shall a member be given credit for service rendered prior to the date he withdrew his accumulated contributions until he returns to the members deposit fund all amounts due the fund by him.
- 5. Upon the retirement of a member, or upon his death if an allowance becomes payable on account of his death, his accumulated contributions shall be transferred to the benefit reserve fund.
- 6. Each political subdivision, by majority vote of its governing body, may elect with respect to its members an alternate contribution amount of two percent or six percent of compensation or to eliminate future member contributions otherwise provided for in this section. Should a political subdivision elect one benefit program for members whose political subdivision employment is concurrently covered by federal Social Security and a different benefit program for members whose political subdivision employment is not concurrently covered by federal Social Security, as provided in section 70.655, the political subdivision may also, by majority vote of its governing body, make one election concerning member contributions provided for in this section for members whose political subdivision employment is concurrently covered by federal Social Security and one election concerning member contributions provided for in this section for members whose political subdivision employment is not concurrently covered by federal Social Security. The clerk or secretary of the political subdivision shall certify the election concerning member contributions to the board within ten days after such vote. The effective date of the political subdivision's member contribution election is the first day of the calendar month specified by such governing body, or the first day of the calendar month next following receipt by the board of the certification of such election, or the effective date of the political subdivision's becoming an employer, whichever is the latest. Such election concerning member contributions may be changed from time to time by such vote, but not more often than once in two years. Except as provided in section 70.707, if such election is to eliminate member contributions, then such election shall apply only to future member compensations and shall not change the status of any member contributions made before such election. If the effect of such election is to require member contributions, then such election shall apply only to future member compensations and shall not change any member contribution requirements existing before such election. Should an employer change its member contribution requirements as provided in this section, the employer contribution requirements shall be correspondingly changed effective the same date as the member contribution change. The limitation on increases in an employer's contribution provided by subsection 6 of section 70.730 shall not apply to any contribution increase resulting from an employer electing to eliminate member contributions."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, House Amendment No. 1 was adopted.

Representative Trent offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 599, Page 30, Section 385.015, Line 21, by inserting after all of said section and line the following:

- "408.512. 1. Any traditional installment loan lender licensed under sections 367.100 to 367.200 or section 408.510 shall be permitted to make loans and charge fees and interest as authorized under sections 408.100, 408.140, and 408.170.
- 2. No charter provision, ordinance, rule, order, permit, policy, guideline, or other governmental action of any political subdivision of the state, local government, city, county, or any agency, authority, board, commission, department, or officer thereof shall:

- (1) Prevent, restrict, or discourage traditional installment loan lenders from lending under sections 408.100, 408.140, and 408.170:
- (2) Prevent, restrict, or discourage traditional installment loan lenders from operating in any location where any lender who makes loans payable in equal installments over more than ninety days is permitted; or
- (3) Create any disincentives for any traditional installment loan lender from engaging in lending under sections 408.100, 408.140, and 408.170. Any fee charged to any traditional installment loan lender that is not charged to all lenders licensed or regulated by the division of finance shall be a disincentive in violation of this section.

The provisions of this subsection shall not apply where a charter provision or valid ordinance as of August 28, 2014, expressly applies to traditional installment loan lenders.

- 3. As used in this section, the following terms shall mean:
- (1) "Fully amortized", the principal, defined as amount financed under the federal Truth in Lending Act, and the scheduled interest, defined as finance charge under the federal Truth in Lending Act, are repaid in substantially equal multiple installments at fixed intervals to fulfill the consumer's obligation;
- (2) "Traditional installment loan", fixed rate, fully amortized closed-end extensions of direct consumer loans. However, if any of the following are true, the transaction is not a traditional installment loan:
- (a) The transaction has a repayment term of one hundred eighty-one days or fewer and is secured by the title to the borrower's motor vehicle or auto;
- (b) The transaction requires that the full amount of the credit extended together with all fees and charges for the credit be repaid in ninety-one days or fewer;
- (c) The transaction's scheduled repayment plan contains one or more interest-only payments or a payment that is more than ten percent greater than the average of all other scheduled payment amounts;
 - (d) The transaction, at origination, requires the borrower:
- a. To agree to a preauthorized automatic withdrawal in the form of a bank draft, a preapproved automated clearing house or its equivalent;
- b. To agree to an allotment or an agreement to defer presentment of one or more contemporaneously-dated or postdated checks; or
- c. To repay the loan in full at a borrower's next payday or other recurring deposit cycle, where the repayment is connected with a bank account;
- (3) "Traditional installment loan lender", a licensee under sections 367.100 to 367.200 or section 408.510 whose direct consumer loans are limited only to traditional installment loans.
- 4. Nothing in this section shall apply to or preempt any ordinance governing installment lenders, or any amendment to any such ordinance, in a home rule city with more than four hundred thousand inhabitants and located in more than one county.
- 5. Traditional installment loan lenders may charge, in addition to any other contractual fees, a convenience fee or surcharge for payments made by a debit or credit card in an amount not to exceed any third-party charge.
- 6. Any traditional installment loan lender who prevails against a political subdivision in an action to enforce this section or in defending an action using this section as a defense shall receive from the political subdivision costs actually incurred including, but not limited to, attorney's fees."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann resumed the Chair.

Speaker Haahr resumed the Chair.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Trent, **House Amendment No. 2** was adopted.

Representative Bondon offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 599, Page 7, Section 30.758, Line 54, by inserting after all of said line the following:

- "100.255. As used in sections 100.250 to 100.297, the following terms mean:
- (1) "Board", the Missouri development finance board created by section 100.265;
- (2) "Borrower", any person, partnership, public or private corporation, association, development agency or any other entity eligible for funding under sections 100.250 to 100.297;
 - (3) "Development agency", any of the following:
 - (a) A port authority established pursuant to chapter 68;
- (b) The bi-state development agencies established pursuant to sections 70.370 to 70.440, and sections 238.010 to 238.100;
 - (c) A land clearance for redevelopment authority established pursuant to sections 99.300 to 99.660;
 - (d) A county, city, incorporated town or village or other political subdivision or public body of this state;
 - (e) A planned industrial expansion authority established pursuant to sections 100.300 to 100.620;
 - (f) An industrial development corporation established pursuant to sections 349.010 to 349.105;
 - (g) A real property tax increment financing commission established pursuant to sections 99.800 to 99.865;
- (h) Any other governmental, quasi-governmental or quasi-public corporation or entity created by state law or by resolution adopted by the governing body of a development agency otherwise described in paragraphs (a) through (g) of this subdivision;
- (4) "Development and reserve fund", the industrial development and reserve fund established pursuant to section 100.260;
 - (5) "Export finance fund", the Missouri export finance fund established pursuant to section 100.260;
- (6) "Export trade activities" includes, but is not limited to, consulting, international market research, advertising, marketing, insurance, product research and design, legal assistance, transportation, including trade documentation and freight forwarding, communication, and processing of foreign orders to and for exporters and foreign purchases and warehousing, when undertaken to export or facilitate the export of goods or services produced or assembled in this state;
 - (7) "Guarantee fund", the industrial development guarantee fund established by section 100.260;
- (8) "Infrastructure development fund", the infrastructure development fund established under section 100.263;
- (9) "Infrastructure facilities", the highways, streets, bridges, water supply and distribution systems, mass transportation facilities and equipment, telecommunication facilities, jails and prisons, sewers and sewage treatment facilities, wastewater treatment facilities, airports, railroads, reservoirs, dams and waterways in this state, acquisition of blighted real estate and the improvements thereon, demolition of existing structures and preparation of sites in anticipation of development, public facilities, and any other improvements provided by any form of government or development agency;
 - (10) "Jobs now fund", the jobs now fund established under section 100.260;
- (11) "Jobs now projects", the purchase, construction, extension, and improvement of real estate, plants, buildings, structures, or facilities, whether or not now in existence, used or to be used primarily as infrastructure facilities or public facilities. When any entity provides a certified design or operation plan which is demonstrably less than the usual and customary average industry determination of cost for installation, construction, purchasing, extension, and improvement of real estate, manufacturing facilities, buildings, structures or facilities, including public facilities, then the entity or company providing such service may receive payment in an amount equal to the usual and customary fee for such project plus additional compensation equal to two times the percentage by which the cost of such aforementioned criteria of such facility is less than the usual and customary average industrial determination of cost for installation, construction, materials, extension and improvement of real estate, manufacturing facilities, buildings, structures, or facilities, including public facilities. Such entity shall also pay to such company providing such aforementioned service compensation equal to twenty-five percent of the amount of any annual operational costs which are lower than the customary average industry determination of cost for operation for such facility, procedure, or service for a period of time equal to one-fourth the design lifetime of such entity or five years whichever is less;
- (12) "Participating lender", a lender authorized by the board to participate with the board in the making of a loan or to make loans the repayment of which is secured by the development and reserve fund;

- (13) "Project", the purchase, construction, extension, and improvement of real estate, plants, buildings, structures or facilities, whether or not now in existence, used or to be used primarily as a factory, assembly plant, manufacturing plant, fabricating plant, distribution center, warehouse building, office building, port terminal or facility, transportation and transfer facility, industrial plant, processing plant, commercial or agricultural facility, nursing or retirement facility or combination thereof, recreational facility, cultural facility, public facilities, job training or other vocational training facility, infrastructure facility, video-audio telecommunication conferencing facility, office building, facility for the prevention, reduction, disposal or control of pollution, sewage or solid waste, facility for conducting export trade activities, or research and development building in connection with any of the facilities defined as a project in this subdivision. The term "project" shall also include any improvements, including, but not limited to, road or rail construction, alteration or relocation, and construction of facilities to provide utility service for any of the facilities defined as a project under this subdivision, along with any fixtures, equipment, and machinery, and any demolition and relocation expenses used in connection with any such projects and any capital used to promote and facilitate such facilities and notes payable from anticipated revenue issued by any development agency. The term "project" shall also include any transfer, expenditure or working capital of the state, any agency or department of the state or any development agency;
- (14) "Public facility", any facility or improvements available for use by the general public including facilities for which user or other fees are charged on a nondiscriminatory basis."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, House Amendment No. 3 was adopted.

On motion of Representative Bondon, HCS SCS SB 599, as amended, was adopted.

On motion of Representative Bondon, HCS SCS SB 599, as amended, was read the third time and passed by the following vote:

AYES: 125

Aldridge	Allred	Anderson	Andrews	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bromley	Brown 27	Brown 70	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lovasco
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Miller	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Proudie	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rogers	Rone	Ross	Rowland
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Taylor	Trent	Vescovo	Walsh
Wiemann	Wilson	Wright	Young	Mr. Speaker

NOES: 024

Appelbaum Beck Bosley Burnett Chappelle-Nadal Hurst Lavender Mackey McCreery Merideth Mitten Moon Morgan Pierson Jr. Price Quade Razer Roberts 77 Pogue Washington Unsicker Windham Stevens 46

PRESENT: 000

ABSENT WITH LEAVE: 013

Burns Carpenter Carter Green Love
Messenger Runions Sain Sharpe 4 Shull 16
Tate Veit Wood

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, the title of HCS HB 2017 was agreed to.

On motion of Representative Smith, HCS HB 2017 was adopted.

On motion of Representative Smith, HCS HB 2017 was ordered perfected and printed.

HCS HB 2018, to appropriate money for the several departments and offices of state government, and the several divisions and programs thereof, for: the purchase of equipment, planning, expenses, and capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; grants, refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the fiscal period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, the title of HCS HB 2018 was agreed to.

Speaker Haahr resumed the Chair.

On motion of Representative Smith, HCS HB 2018 was adopted.

On motion of Representative Smith, HCS HB 2018 was ordered perfected and printed.

HCS HB 2019, to appropriate money for the several departments and offices of state government, and the several divisions and programs thereof, for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, the title of HCS HB 2019 was agreed to.

Representative Cupps offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2019, Page 1, Section 19.020, Line 2 through and including Line 5, by deleting said lines in their entirety; and

Further amend said bill, Page 2, said section, Line 6, by deleting "existing areas;"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Cupps, **House Amendment No. 1** was adopted.

On motion of Representative Smith, HCS HB 2019, as amended, was adopted.

On motion of Representative Smith, HCS HB 2019, as amended, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2555, relating to the cost openness and spending transparency act, was taken up by Representative Deaton.

Representative Deaton offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2555, Page 1, In the Title, Lines 2 and 3, by deleting the phrase "the cost openness and spending transparency act" and inserting in lieu thereof the phrase "cost transparency"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Deaton, House Amendment No. 1 was adopted.

Representative Deaton offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2555, Page 1, Section 37.965, Line 11, by inserting after all of said section and line the following:

- "37.1190. As used in sections 37.1190 to 37.1198, the following terms mean:
- (1) "Expenditure", any monetary payment from a municipality or county to any vendor including, but not limited to, a payment, distribution, loan, advance, reimbursement, deposit, or gift;
- (2) "Municipality", a city, town, or village that is incorporated in accordance with the laws of this state:
- (3) "State entity", the general assembly; the supreme court of Missouri; the office of an elected state official; or an agency, board, commission, department, institution, instrumentality, office, or other governmental entity of this state, excluding municipalities, counties, institutions of higher education, and any public employee retirement system;
- (4) "Vendor", any person, partnership, corporation, association, organization, state entity, or other party that:
- (a) Sells, leases, or otherwise provides equipment, materials, goods, supplies, or services to a municipality or county; or
 - (b) Receives reimbursement from a municipality or county for any expense.
- 37.1191. The "Missouri Local Government CARES Act Expenditure Database" is hereby created and shall be maintained on the Missouri accountability portal, established under section 37.850, by the office of administration. The database shall be available on the office of administration website and shall include information about expenditures made with funds appropriated as a result of the Coronavirus Aid, Relief, and Economic Security (CARES) Act of 2020, Pub. L. 116-136. The database shall be publicly accessible without charge.
- 37.1192. For each expenditure made with funds appropriated as a result of the Coronavirus Aid, Relief, and Economic Security (CARES) Act of 2020, Pub. L. 116-136, the Missouri local government CARES Act expenditure database shall include the following information:
 - (1) The amount of the expenditure;
 - (2) The date the expenditure was paid;
- (3) The vendor to whom the expenditure was paid, unless the disclosure of the vendor's name would violate a confidentiality requirement, in which case the vendor may be listed as confidential;
 - (4) The purpose of the expenditure; and
 - (5) The municipality or county that made the expenditure or requested the expenditure be made.
- 37.1193. 1. Every municipality and county shall provide electronically transmitted information to the office of administration, in a format the office requires, for inclusion in the Missouri local government CARES Act expenditure database regarding each of the municipality's or county's expenditures made with funds appropriated as a result of the Coronavirus Aid, Relief, and Economic Security (CARES) Act of 2020, Pub. L. 116-136 biannually. Information regarding the first half of the calendar year shall be submitted before July thirty-first of such year. Information regarding the second half of the calendar year shall be submitted before January thirty-first of the year immediately following such year.
- 2. The office of administration shall provide each municipality and county with a template in the format described under section 37.1192 for the purpose of uploading the data. The office of administration shall have the authority to grant the municipality or county access for the purpose of uploading data.
- 3. Upon appropriation, the office of administration shall provide financial reimbursement to any participating municipality or county for actual expenditures incurred for participating in the database.
- 37.1195. No later than one year after the Missouri local government CARES Act expenditure database is implemented, the office of administration shall provide, on the office of administration website, an opportunity for public comment on the utility of the database.
- 37.1196. The Missouri local government CARES Act expenditure database shall not include any confidential information or any information that is not a public record under the laws of this state. However, the state shall not be liable for the disclosure of a record in the Missouri local government CARES Act expenditure database that is confidential information or is not a public record under the laws of this state.
- 37.1197. Each municipality or county that has a website shall display on its website a prominent internet link to the Missouri local government CARES Act expenditure database.
- 37.1198. The office of administration may adopt rules to implement the provisions of sections 37.1190 to 37.1198. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to

delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Deaton, House Amendment No. 2 was adopted.

On motion of Representative Deaton, HCS HB 2555, as amended, was adopted.

On motion of Representative Deaton, **HCS HB 2555**, as amended, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 5:00 p.m.

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 033

Bailey	Basye	Black 7	Bondon	Brown 27
Busick	Coleman 97	Cupps	DeGroot	Gannon
Haffner	Hannegan	Hansen	Hurst	Justus
Kelley 127	Kelly 141	Lovasco	McGaugh	McGirl
Morris 140	Morse 151	Murphy	Neely	Person
Pfautsch	Pogue	Remole	Roberts 161	Sharp 36
Shields	Taylor	Walsh		

NOES: 002

McDaniel Rowland

PRESENT: 090

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Barnes	Beck	Billington
Black 137	Bland Manlove	Bromley	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Christofanelli	Coleman 32
Deaton	Dinkins	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fitzwater	Gray
Green	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Helms	Henderson	Hicks
Houx	Hovis	Hudson	Kendrick	Knight
Kolkmeyer	Love	Lynch	Mayhew	McCreery
Miller	Mitten	Morgan	Mosley	O'Donnell
Patterson	Pierson Jr.	Pike	Plocher	Pollitt 52
Porter	Reedy	Rehder	Toalson Reisch	Roberts 77
Roden	Rone	Ross	Ruth	Schroer
Sharpe 4	Shaul 113	Shawan	Smith	Solon
Sommer	Stacy	Stephens 128	Swan	Trent
Unsicker	Veit	Vescovo	Washington	Wiemann
Wilson	Wood	Wright	Young	Mr. Speaker

ABSENT WITH LEAVE: 037

Aldridge	Bosley	Burns	Carter	Chipman
Clemens	Dogan	Fishel	Francis	Hill
Ingle	Kidd	Lavender	Mackey	Merideth
Messenger	Moon	Muntzel	Pietzman	Pollock 123
Price	Proudie	Quade	Razer	Richey
Riggs	Rogers	Runions	Sain	Sauls
Schnelting	Shull 16	Simmons	Spencer	Stevens 46
Tate	Windham			

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SS SB 600, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Morgan

Absent (0)

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 77, relating to taxation, was taken up by Representative Eggleston.

On motion of Representative Eggleston, the title of **HJR 77** was agreed to.

Representative Eggleston offered House Amendment No. 1.

House Amendment No. 1

AMEND House Joint Resolution No. 77, Pages 1-2, Section 4(b), Lines 1-19, by deleting all of said section and lines from the resolution; and

Further amend House Joint Resolution No. 77, Page 2, Section 11(b), Lines 1-14, by deleting all of said section and lines from the bill; and

Further amend said resolution and page, Section 11(g), Lines 1-10, by deleting all of said section and lines and inserting in lieu thereof the following:

"Section 11(g). 1. The school board of any school district whose operating levy for school purposes for the 1995 tax year was established pursuant to a federal court order may establish the operating levy for school purposes for the district at a rate that is lower than the court-ordered rate for the 1995 tax year. The rate so established may be changed from year to year by the school board of the district. Approval by a majority of the voters of the district voting thereon shall be required for any operating levy for school purposes equal to or greater than the rate established by court order for the 1995 tax year. The authority granted in this section shall apply to any successor school district or successor school districts of such school district.

2. Subsection 1 of this section shall no longer be effective after the effective date of an operating levy equal to the rate at which such school district would receive the same amount of property tax revenue from its operating levy that such school district received in the 2018 tax year. An operating levy ballot measure for the school district described in subsection 1 of this section shall be placed on a ballot to be considered by the voters of such school district before December 31, 2021.

Section B. Under chapter 116 and other applicable constitutional provisions and law of this state allowing the general assembly to adopt ballot language for the submission of this joint resolution to the voters of this state, the official summary statement of this legislation shall be as follows:

"Shall the Constitution of Missouri be amended to:

- Authorize the Kansas City Public School district to maintain its property tax revenue for school purposes while moving the taxpayers of the district under taxpayer protections of Article X of the Constitution of Missouri?"."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson assumed the Chair.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Eggleston, House Amendment No. 1 was adopted.

On motion of Representative Eggleston, HJR 77, as amended, was ordered perfected and printed.

HJR 78, relating to assessors, was taken up by Representative Eggleston.

On motion of Representative Eggleston, the title of **HJR 78** was agreed to.

On motion of Representative Eggleston, HJR 78 was ordered perfected and printed.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SB 600, relating to public safety, was taken up by Representative Schroer.

HCS SS SB 600 was laid over.

COMMITTEE REPORTS

Committee on Budget, Chairman Smith reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2015**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (27): Andrews, Black (137), Black (7), Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, O'Donnell, Pierson Jr., Richey, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh and Washington

Noes (4): Bland Manlove, Bosley, Burnett and Merideth

Absent (5): Aldridge, Gregory, Patterson, Riggs and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2016**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (31): Andrews, Black (137), Black (7), Bland Manlove, Bosley, Burnett, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, O'Donnell, Pierson Jr., Richey, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (1): Merideth

Absent (4): Aldridge, Gregory, Patterson and Riggs

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **SB 552**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): McGaugh, Shaul (113), Simmons, Stacy and Toalson Reisch

Noes (2): Morgan and Windham

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1691**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (3): Carpenter, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1742**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (2): Lavender and Mitten

Absent (1): Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1765**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (3): Carpenter, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SS#2 SCS SB 523, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (9): Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon
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Noes (5): Bangert, Carpenter, Dogan, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 544**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (9): Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon
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Noes (4): Carpenter, Dogan, Lavender and Mitten

Present (1): Bangert

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 580**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (10): Bangert, Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon
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Noes (4): Carpenter, Dogan, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SCS SBs 673 & 560, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon
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Noes (4): Bangert, Carpenter, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 774**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon
```

Noes (5): Bangert, Carpenter, Dogan, Lavender and Mitten

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1522**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Bondon, Chipman, Houx, Miller and Sommer

Noes (2): Sauls and Unsicker

Present (1): Christofanelli

Absent (2): Fitzwater and Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2412**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Christofanelli, Houx, Miller, Sauls, Sommer and Unsicker

Noes (0)

Absent (2): Fitzwater and Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 676**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Christofanelli, Houx, Miller and Sommer

Noes (2): Sauls and Unsicker

Absent (2): Fitzwater and Runions

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS SCS HB 1467 & HB 1934 entitled:

An act to repeal sections 70.705, 104.010, 104.090, 104.395, 104.1027, and 169.020, RSMo, and to enact in lieu thereof seven new sections relating to public employee retirement systems.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1467, et al., Page 31, Section 104.1089, Line 27 of the page, by inserting after "1." the following:

"Subject to the provisions of the Internal Revenue Code,"; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS#2 SB 704 entitled:

An act to repeal sections 67.730, 67.1360, 94.838, 94.900, 94.902, 99.805, 99.810, 99.825, 99.843, 105.145, 135.305, 135.550, 137.115, 137.180, 137.275, 137.355, 137.385, 138.060, 138.090, 138.434, 143.121, 143.171, 143.991, 144.757, 205.202, 321.552, 326.289, 347.179, 347.183, 358.460, 358.470, 620.2005, and 620.2010, RSMo, and to enact in lieu thereof forty-one new sections relating to taxation, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HB 1467 & HB 1934, as amended - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS#2 SCS SB 523 - Fiscal Review HCS SB 544 - Fiscal Review HCS SS SB 580 - Fiscal Review HCS SCS SBs 673 & 560 - Fiscal Review HCS SB 774 - Fiscal Review

MESSAGES FROM THE GOVERNOR

The following Executive Order was received from His Excellency, Governor Michael L. Parson:

EXECUTIVE ORDER 20-10

WHEREAS, COVID-19 is a novel severe acute respiratory illness that is spread through close contact between persons and respiratory transmissions and is highly contagious; and

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that there have been numerous confirmed and presumptive positive cases of COVID-19 in this state, and COVID-19 continues to pose a serious health risk for the citizens and visitors of the State of Missouri; and

WHEREAS, due to the presence and spread of COVID-19, I declared a state of emergency throughout the State of Missouri on March 13, 2020, and issued Executive Order 20-02; and

WHEREAS, on April 24, 2020, I extended the state of emergency through June 15, 2020, in Executive Order 20-09; and

WHEREAS, I issued Executive Orders 20-04, 20-05, 20-06, and 20-08 during the state of emergency to provide greater flexibility to the State and its residents and provide necessary resources to address the COVID-19 public health threat; and

WHEREAS, Executive Order 20-04 was issued on March 18, 2020, ordering the temporary suspension of certain statutory and regulatory provisions related to telemedicine, motor carriers, and teaching certifications, and vested state agencies and executive boards and commissions with authority to waive or suspend statutory or regulatory requirements, subject to my approval, where strict compliance would hinder the State's response to COVID-19, and to ease licensing requirements to eliminate barriers to the provision of health care services and other professions; and

WHEREAS, Executive Order 20-05 was issued on March 23, 2020, ordering the temporary suspension of prohibitions on the sale of unprepared foods by restaurants; and

WHEREAS, Executive Order 20-06 was issued on March 26, 2020, ordering and directing the Adjutant General of the Missouri National Guard, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri and to protect life and property, and further ordering and directing that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so called into active service, take such action and employ such equipment may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor; and

WHEREAS, Executive Order 20-08 was issued on April 6, 2020, ordering the suspension of the personal appearance requirement for notary publics and authorizing the use of remote electronic notarizations subject to the requirements set forth in the Order; and

WHEREAS, the identification of additional cases in Missouri is likely to continue as we increase our testing capacity. Steps must be taken to prevent a substantial risk to public health and safety as we gradually begin to reopen Missouri's economic and social activity; and

WHEREAS, resources of the State of Missouri continue to be needed to address the risk of COVID-19 and to respond to a declared emergency and the increased health threat to the public; and

WHEREAS, Executive Orders 20-04, 20-05, 20-06, and 20-08 will expire on May 15, 2020, unless extended in whole or part; and

WHEREAS, I find it necessary to continue and extend Executive Orders 20-04, 20-05, 20-06, and 20-08.

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri do hereby extend the provisions, in whole, of Executive Orders 20-04, 20-05, and 20-08. I also extend the order to the Adjutant General of the State of Missouri, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property contained in Executive Order 20-06.

This Order shall terminate on June 15, 2020, unless extended in whole or part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 4th day of May, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

COMMUNICATIONS

May 4, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

RE: Possible Personal Interest in Legislation

Dear Ms. Miller:

Pursuant to Section 105.461, RSMo, I am hereby filing a written report of personal interest in legislation on which the House of Representatives may vote during the legislative session.

I own residential rental property in the State of Missouri.

Please publish this letter in the Journal of the House.

If you have any questions, please feel free to contact my office.

Very truly yours,

/s/ Hardy Billington District 152

The following member's presence was noted: Tate.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, May 5, 2020.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Fifty-third Day, Thursday, April 30, 2020, Page 1310, Lines 24-25, by deleting the following:

"and pursuant to Rule 24(25)(c) be referred to the Committee on Rules – Legislative Oversight"; and

Further correct said House Journal, Page 1311, Lines 2-3, by deleting the following:

"and pursuant to Rule 24(25)(c) be referred to the Committee on Rules – Legislative Oversight"; and

Further correct said House Journal, Page 1311, Lines 11-12, by deleting the following:

"and pursuant to Rule 24(25)(c) be referred to the Committee on Rules – Legislative Oversight".

COMMITTEE HEARINGS

BUDGET

Tuesday, May 5, 2020, 8:15 AM, House Chamber.

Public hearing will be held: HJR 106

Executive session may be held on any matter referred to the committee.

Guest seating will be available in the upper galley located on the 4th floor. Anyone wishing to provide testimony may enter the south gallery located on the 3rd floor and notify the doorman.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, May 7, 2020, 8:00 AM, House Hearing Room 3.

Public hearing will be held: SB 831 Executive session will be held: SB 831

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, May 5, 2020, 9:00 AM, House Hearing Room 3.

Public hearing will be held: SB 553, SB 669

Executive session will be held: SB 553, SB 669

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, May 5, 2020, 9:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, May 5, 2020, 4:30 PM or upon adjournment (whichever is later), House Hearing Room 3.

Public hearing will be held: SCS SB 616, SCS SB 617, SS SB 644, SB 664, SB 620,

SCS SB 739

Executive session will be held: SCS SB 616, SCS SB 617, SS SB 644, SB 664, SB 620,

SCS SB 739

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, May 5, 2020, 3:45 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 5, 2020, 9:00 AM, House Hearing Room 7.

Executive session will be held: SS#3 SJR 38

Executive session may be held on any matter referred to the committee.

AMENDED

TRANSPORTATION

Wednesday, May 6, 2020, 8:00 AM, House Hearing Room 3.

Public hearing will be held: SCS SB 867, SB 782

Executive session will be held: SCS SB 867, SB 782

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-SIXTH DAY, TUESDAY, MAY 5, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2015 - Smith

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

- HB 1288 Pike
- HCS HBs 1300 & 1286 Dinkins
- HCS HB 2171 Helms
- HCS HB 1282 Justus
- HCS HB 1992 Kidd
- HB 2526 Haffner
- HB 2034 Hannegan
- HB 1572 Barnes
- HCS#2 HB 1957 Eggleston
- HB 2164 Ross
- HB 1366 Ellebracht
- HCS HB 1451 Schroer
- HCS HB 1484 Rehder
- HB 1543 Black (137)
- HB 1556 Reedy
- HCS HB 1583 Haden
- HCS HB 1620 Shawan
- HB 1632 Porter
- HCS HB 1292 Dinkins
- HB 1666 Stevens (46)
- HCS HB 1695 Black (137)
- HB 1699 Knight
- HCS HB 1701 Reedy
- HCS HB 1702 O'Donnell
- HCS HB 1713 Griffith
- HCS HBs 1809 & 1570 Pollitt (52)
- HCS HB 1819 Wood
- HB 1899 Henderson
- HCS HB 1960 Coleman (97)
- HCS HB 1999 Black (7)
- HB 2032 Ruth
- HCS HB 2092 Bondon
- HCS HBs 2100 & 1532 Knight
- HCS HB 2125 Dinkins
- HCS HB 2151 Swan
- HCS Hbs 2204 & 2257 Bondon
- HCS HB 1485 Rehder
- HB 2249 Basye
- HCS HB 2305 Ruth
- HB 2334 Ruth
- HB 2352 Aldridge
- HB 1811 Simmons
- HB 1953 Trent
- HCS HB 1961 Schroer
- HCS HB 2038 Patterson
- HB 1613, as amended Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR SECOND READING

SS#2 SB 704

SENATE BILLS FOR THIRD READING

HCS SS SB 580, (Fiscal Review 5/4/20) - Swan HCS SCS SBs 673 & 560, (Fiscal Review 5/4/20) - Ross

HCS SB 544, (Fiscal Review 5/4/20) - Patterson

HCS SS#2 SCS SB 523, (Fiscal Review 5/4/20) - Roberts (161)

HCS SB 774, (Fiscal Review 5/4/20) - Wood

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600 - Schroer HCS SCS SB 662 - Evans HCS SCS SB 725, (Fiscal Review 4/30/20) - Ross HCS SS SB 618 - Kidd

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

SS SCS HB 1768, as amended - Riggs

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 & HCS HB 1898, as amended, (Fiscal Review 4/30/20) - Schroer

SS HCS HB 2046, as amended, (Fiscal Review 4/30/20) - Grier

SS SCS HB 1467 & HB 1934, as amended, (Fiscal Review 5/4/20) - Pike

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith HCS HB 17 - Smith HCS HB 18 - Smith HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-SIXTH DAY, TUESDAY, MAY 5, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Jered Taylor.

Lord, we humbly come before You and give You praise and thanks for the many blessings in our life. Thank You for giving us the opportunity to serve You and the people of the state of Missouri.

We ask that You give us wisdom. Your word tell us in James 1:5-6, "Now if any of you lacks wisdom, he should ask God, who gives to all generously and without criticizing, and it will be given to him. But let him ask in faith without doubting."

Lord, we ask for wisdom to make decisions that are right in Your eyes. We want to be used by You. We realize there are still many important issues that we face.

Lord, teach us humility and forgiveness. We pray that You mend broken relationships so that we can come together to move this state forward. Thank You for loving us and sending Your Son to be the sacrifice for our sins. Let us use that as an example of how to love one another and serve You.

In Your name we pray.

And the house says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-fifth day was approved as printed by the following vote:

AYES: 132

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bosley
Bromley	Brown 27	Brown 70	Busick	Butz
Chappelle-Nadal	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	Dinkins	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fitzwater
Francis	Gannon	Gray	Green	Gregory
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Ingle	Justus	Kelley 127	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McDaniel

McGaugh McGirl Merideth Mitten Morgan Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pierson Jr. Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Quade Razer Reedy Rehder Price Roberts 77 Toalson Reisch Remole Riggs Roberts 161 Rone Ruth Roden Rogers Ross Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Stacy Stephens 128 Stevens 46 Veit Swan Tate Taylor Unsicker Walsh Washington Wiemann Wilson Vescovo

Wright Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 003

Aldridge Bland Manlove Young

ABSENT WITH LEAVE: 025

Bangert Burnett Burns Carpenter Carter DeGroot Dogan Dohrman Fishel Grier Kelly 141 Messenger Miller Moon Mosley Person Pietzman Proudie Richey Runions Shull 16 Trent Windham Wood Spencer

VACANCIES: 001

Representative Taylor assumed the Chair.

MOTION

Representative Eggleston moved that Rule 44 be suspended.

Which motion was adopted by the following vote:

AYES: 099

Baker Allred Anderson Andrews Bailey Billington Black 137 Black 7 Bondon Basye Busick Chipman Christofanelli Coleman 32 Bromley Cupps Deaton Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fitzwater Griesheimer Griffith Francis Gannon Gregory Haden Haffner Hannegan Hansen Helms Hicks Hovis Henderson Hill Houx Hudson Kelley 127 Kelly 141 Kidd Justus Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Morris 140 O'Donnell Morse 151 Muntzel Murphy Neely Patterson Pfautsch Pike Pollitt 52 Plocher Pollock 123 Porter Price Toalson Reisch Reedy

Remole Rone Shaul 113 Solon Taylor Wiemann	Richey Ross Shawan Sommer Trent Wilson	Riggs Ruth Shields Stacy Veit Wright	Roberts 161 Schroer Simmons Stephens 128 Vescovo Mr. Speaker	Roden Sharpe 4 Smith Swan Walsh	
NOES: 034					
Appelbaum Bosley Clemens Ingle Merideth Razer Stevens 46 PRESENT: 005	Bangert Brown 27 Gray Kendrick Morgan Roberts 77 Unsicker	Baringer Burnett Green Lavender Pierson Jr. Rogers Washington	Beck Butz Gunby Mackey Pogue Sain Young	Bland Manlove Chappelle-Nadal Hurst McCreery Quade Sharp 36	
Aldridge	Barnes	Brown 70	Ellebracht	Proudie	
ABSENT WITH LEAVE: 024					
Burns Fishel Moon Rowland Spencer	Carpenter Grier Mosley Runions Tate	Carter Messenger Person Sauls Windham	Coleman 97 Miller Pietzman Schnelting Wood	DeGroot Mitten Rehder Shull 16	

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS#2 SB 704, relating to taxation.

VACANCIES: 001

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HB 2015, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, the title of HB 2015 was agreed to.

Speaker Haahr resumed the Chair.

On motion of Representative Smith, HB 2015 was ordered perfected and printed.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SB 600, relating to public safety, was taken up by Representative Schroer.

On motion of Representative Schroer, the title of HCS SS SB 600 was agreed to.

Representative Schroer offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 59, Section 321.552, Line 69, by inserting after said section and line the following:

- "407.100. 1. Whenever it appears to the attorney general that a person has engaged in, is engaging in, or is about to engage in any method, act, use, practice or solicitation, or any combination thereof, declared to be unlawful by this chapter, the attorney general may seek and obtain, in an action in a circuit court, an injunction prohibiting such person from continuing such methods, acts, uses, practices, or solicitations, or any combination thereof, or engaging therein, or doing anything in furtherance thereof.
- 2. In any action under subsection 1 of this section, and pursuant to the provisions of the Missouri Rules of Civil Procedure, the attorney general may seek and obtain temporary restraining orders, preliminary injunctions, temporary receivers, and the sequestering of any funds or accounts if the court finds that funds or property may be hidden or removed from the state or that such orders or injunctions are otherwise necessary.
- 3. If the court finds that the person has engaged in, is engaging in, or is about to engage in any method, act, use, practice or solicitation, or any combination thereof, declared to be unlawful by this chapter, it may make such orders or judgments as may be necessary to prevent such person from employing or continuing to employ, or to prevent the recurrence of, any prohibited methods, acts, uses, practices or solicitations, or any combination thereof, declared to be unlawful by this chapter.
- 4. The court, in its discretion, may enter an order of restitution, payable to the state, as may be necessary to restore to any person who has suffered any ascertainable loss, including, but not limited to, any moneys or property, real or personal, which may have been acquired by means of any method, act, use, practice or solicitation, or any combination thereof, declared to be unlawful by this chapter. It shall be the duty of the attorney general to distribute such funds to those persons injured. Such funds may or may not be interest-bearing accounts, but any interest which accrues to any such account shall be sent at least annually by the attorney general to the director of revenue to be deposited in the state treasury to the credit of the state general revenue fund.
- 5. The court, in its discretion, may appoint a receiver to ensure the conformance to any orders issued under subsection 3 of this section or to ensure the payment of any damages ordered under subsection 4 of this section.
- 6. The court may award to the state a civil penalty of not more than one thousand dollars per violation, unless such violation is related to a state of emergency declared by the governor, in which case the court may award to the state a civil penalty of not more than two thousand dollars per violation; except that, if the person who would be liable for such penalty shows, by a preponderance of the evidence, that a violation resulted from a bona fide error notwithstanding the maintenance of procedures reasonably adopted to avoid the error, no civil penalties shall be imposed.
- 7. Any action under this section may be brought in the county in which the defendant resides, in which the violation alleged to have been committed occurred, or in which the defendant has his principal place of business.
- 8. The attorney general is authorized to enter into consent judgments or consent injunctions with or without admissions of violations of this chapter. Violation of any such consent judgment or consent injunction shall be treated as a violation under section 407.110."; and

Further amend said bill, Page 72, Section 565.002, Line 68, by inserting immediately after said line the following:

"565.184. 1. A person commits the offense of abuse of an elderly person, a person with a disability, or a vulnerable person if he or she:

- (1) Purposely engages in conduct involving more than one incident that causes emotional distress to an elderly person, a person with a disability, or a vulnerable person. The course of conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer substantial emotional distress; or
- (2) Intentionally fails to provide care, goods or services to an elderly person, a person with a disability, or a vulnerable person. The result of the conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer physical or emotional distress; or
- (3) Knowingly acts or knowingly fails to act in a manner which results in a substantial risk to the life, body or health of an elderly person, a person with a disability, or a vulnerable person.
- 2. The offense of abuse of an elderly person, a person with a disability, or a vulnerable person is a class [Amisdemeanor] E felony. Nothing in this section shall be construed to mean that an elderly person, a person with a disability, or a vulnerable person is abused solely because such person chooses to rely on spiritual means through prayer, in lieu of medical care, for his or her health care, as evidence by such person's explicit consent, advance directive for health care, or practice."; and

Further amend said bill, Page 84, Section 579.065, Lines 30-32, by deleting said lines and inserting in lieu thereof the following:

"(12) More than ten milligrams of fentanyl or carfentanil, or any derivative thereof, or any combination thereof, or any compound, mixture, or substance containing a detectable amount of fentanyl or carfentanil, or their optical isomers or analogues."; and

Further amend said bill and section, Page 85, Lines 82-84, by deleting said lines and inserting in lieu thereof the following:

"(14) Twenty milligrams or more of fentanyl or carfentanil, or any derivative thereof, or any combination thereof, or any compound, mixture, or substance containing a detectable amount of fentanyl or carfentanil, or their optical isomers or analogues."; and

Further amend said bill, Page 86, Section 579.068, Lines 29-31, by deleting said lines and inserting in lieu thereof the following:

"(10) More than ten milligrams of fentanyl or carfentanil, or any derivative thereof, or any combination thereof, or any compound, mixture, or substance containing a detectable amount of fentanyl or carfentanil, or their optical isomers or analogues."; and

Further amend said bill and section, Page 87, Lines 60-62, by deleting said lines and inserting in lieu thereof the following:

"(11) Twenty milligrams or more of fentanyl or carfentanil, or any derivative thereof, or any combination thereof, or any compound, mixture, or substance containing a detectable amount of fentanyl or carfentanil, or their optical isomers or analogues."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 2, Lines 34-35, 41-42 and 48-49, by deleting all of said lines and inserting in lieu thereof the phrase "combination thereof."; and

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Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Merideth, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Schroer, **House Amendment No. 1, as amended**, was adopted.

Representative Hicks offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 6, Section 71.201, Lines 1-14, by deleting said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 1, Line 2, by inserting after all of said line the following:

"Further amend said bill, Page 48, Section 270.400, Line 57, by inserting after all of said section and line the following:

"285.040. No employee of a fire department of any city not within a county shall be required, as a condition of employment, to reside within the city limits."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative Roden, **House Amendment No. 1 to House Amendment No. 2** was adopted.

Speaker Haahr resumed the Chair.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston

Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Miller	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wright	Mr. Speaker	
NOES: 041				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Gray	Green	Gunby	Ingle	Lavender
Mackey	McCreery	Merideth	Mitten	Morgan
Mosley	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Sain	Sauls	Sharp 36	Unsicker	Washington
Young				
PRESENT: 000				
ABSENT WITH LEAV	E: 017			
Black 7	Bland Manlove	Burns	Carter	Chipman
Dogan	Kendrick	Kidd	Messenger	Moon

VACANCIES: 001

Shull 16

Wood

Runions

Windham

On motion of Representative Hicks, **House Amendment No. 2**, as amended, was adopted.

Representative Henderson offered House Amendment No. 3.

Solon

House Amendment No. 3

Stevens 46

Tate

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 78, Section 577.800, Line 30, by deleting the phrase "a class A misdemeanor" on said line and inserting in lieu thereof the phrase "an infraction"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Henderson, House Amendment No. 3 was adopted.

Representative Taylor offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 2, Section A, Line 20, by inserting after all of said section and line the following:

- "1.410. 1. Sections 1.410 to 1.485 shall be known and may be cited as the "Second Amendment Preservation Act".
 - 2. The general assembly finds and declares that:
- (1) The general assembly of the state of Missouri is firmly resolved to support and defend the Constitution of the United States against every aggression, whether foreign or domestic, and is duty bound to oppose every infraction of those principles that constitute the basis of the Union of the States because only a faithful observance of those principles can secure the union's existence and the public happiness;
- (2) Acting through the Constitution of the United States, the people of the several states created the federal government to be their agent in the exercise of a few defined powers, while reserving for the state governments the power to legislate on matters concerning the lives, liberties, and properties of citizens in the ordinary course of affairs;
- (3) The limitation of the federal government's power is affirmed under Amendment X of the Constitution of the United States, which defines the total scope of federal power as being that which has been delegated by the people of the several states to the federal government, and all power not delegated to the federal government in the Constitution of the United States is reserved to the states respectively or to the people themselves;
- (4) If the federal government assumes powers that the people did not grant it in the Constitution of the United States, its acts are unauthoritative, void, and of no force;
- (5) The several states of the United States respect the proper role of the federal government but reject the proposition that such respect requires unlimited submission. If the government, created by a compact among the states, was the exclusive or final judge of the extent of the powers granted to it by the states through the Constitution of the United States, the federal government's discretion, and not the Constitution of the United States, would necessarily become the measure of those powers. To the contrary, as in all other cases of compacts among powers having no common judge, each party has an equal right to judge for itself as to whether infractions of the compact have occurred, as well as to determine the mode and measure of redress. Although the several states have granted supremacy to laws and treaties made under the powers granted in the Constitution of the United States, such supremacy does not extend to various federal statutes, executive orders, administrative orders, court orders, rules, regulations, or other actions which collect data or restrict or prohibit the manufacture, ownership, and use of firearms, firearm accessories, or ammunition exclusively within the borders of Missouri; such statutes, executive orders, administrative orders, court orders, rules, regulations, and other actions exceed the powers granted to the federal government except to the extent they are necessary and proper for governing and regulating the United States Armed Forces or for organizing, arming, and disciplining militia forces actively employed in the service of the United States Armed Forces;
- (6) The people of the several states have given Congress the power "to regulate commerce with foreign nations, and among the several states", but "regulating commerce" does not include the power to limit citizens' right to keep and bear arms in defense of their families, neighbors, persons, or property, or to dictate what sort of arms and accessories law-abiding Missourians may buy, sell, exchange, or otherwise possess within the borders of this state;
- (7) The people of the several states have also granted Congress the power "to lay and collect taxes, duties, imports, and excises, to pay the debts, and provide for the common defense and general welfare of the United States" and "to make all laws which shall be necessary and proper for carrying into execution the powers vested by the Constitution of the United States in the government of the United States, or in any department or office thereof". These constitutional provisions merely identify the means by which the federal government may execute its limited powers and shall not be construed to grant unlimited power because to do so would be to destroy the carefully constructed equilibrium between the federal and state governments. Consequently, the general assembly rejects any claim that the taxing and spending powers of Congress may be used to diminish in any way the right of the people to keep and bear arms;

- (8) The people of Missouri have vested the general assembly with the authority to regulate the manufacture, possession, exchange, and use of firearms within the borders of this state, subject only to the limits imposed by Amendment II of the Constitution of the United States and the Constitution of Missouri; and
- (9) The general assembly of the state of Missouri strongly promotes responsible gun ownership, including parental supervision of minors in the proper use, storage, and ownership of all firearms; the prompt reporting of stolen firearms; and the proper enforcement of all state gun laws. The general assembly of the state of Missouri hereby condemns any unlawful transfer of firearms and the use of any firearm in any criminal or unlawful activity.
- 1.420. The following federal acts, laws, executive orders, administrative orders, court orders, rules, and regulations shall be considered infringements on the people's right to keep and bear arms, as guaranteed by Amendment II of the Constitution of the United States and Article I, Section 23 of the Constitution of Missouri, within the borders of this state including, but not limited to:
- (1) Any tax, levy, fee, or stamp imposed on firearms, firearm accessories, or ammunition not common to all other goods and services and that might reasonably be expected to create a chilling effect on the purchase or ownership of those items by law-abiding citizens;
- (2) Any registering or tracking of firearms, firearm accessories, or ammunition that might reasonably be expected to create a chilling effect on the purchase or ownership of those items by law-abiding citizens;
- (3) Any registering or tracking of the owners of firearms, firearm accessories, or ammunition that might reasonably be expected to create a chilling effect on the purchase or ownership of those items by lawabiding citizens;
- (4) Any act forbidding the possession, ownership, or use or transfer of a firearm, firearm accessory, or ammunition by law-abiding citizens; and
- (5) Any act ordering the confiscation of firearms, firearm accessories, or ammunition from law-abiding citizens.
- 1.430. All federal acts, laws, executive orders, administrative orders, court orders, rules, and regulations, regardless if enacted before or after the provisions of sections 1.410 to 1.485, that infringe on the people's right to keep and bear arms as guaranteed by Amendment II of the Constitution of the United States and Article I, Section 23 of the Constitution of Missouri shall be invalid in this state, shall not be recognized by this state, shall be specifically rejected by this state, and shall be considered null, void, and of no effect in this state.
- 1.440. It shall be the duty of the courts and law enforcement agencies of this state to protect the rights of law-abiding citizens to keep and bear arms within the borders of this state and to protect these rights from the infringements defined under section 1.420.
- 1.450. No person, including any public officer or employee of this state or any political subdivision of this state, shall have the authority to enforce or attempt to enforce any federal acts, laws, executive orders, administrative orders, court orders, rules, regulations, statutes, or ordinances infringing on the right to keep and bear arms as described under section 1.410.
- 1.460. 1. Any entity or person who acts knowingly, as defined under section 562.016, to violate the provisions of section 1.450 or otherwise knowingly deprives a citizen of Missouri of the rights or privileges ensured by Amendment II of the Constitution of the United States or Article I, Section 23 of the Constitution of Missouri, while acting under the color of any state or federal law, shall be liable to the injured party in an action at law, suit in equity, or other proper proceeding for redress.
- 2. In such actions, the court may award the prevailing party, other than the state of Missouri or any political subdivision of the state, reasonable attorney's fees and costs.
 - 3. Sovereign, official, or qualified immunity shall not be an affirmative defense in such actions.
- 1.470. 1. Any person acting as an official, agent, employee, or deputy of the government of the United States, or otherwise acting under the color of federal law within the borders of this state, who knowingly, as defined under section 562.016:
 - (1) Enforces or attempts to enforce any of the infringements identified in section 1.420; or
- (2) Gives material aid and support to the efforts of others who enforce or attempt to enforce any of the infringements identified in section 1.420

shall be permanently ineligible to serve as a law enforcement officer or to supervise law enforcement officers for the state or any political subdivision of the state.

- 2. Neither the state nor any political subdivision of the state shall employ as a law enforcement officer or supervisor of law enforcement officers any person who is ineligible to serve in such capacity under this section.
- 3. Any person residing or conducting business in a jurisdiction who believes that a law enforcement officer or supervisor of law enforcement officers of such jurisdiction has taken action that would render that officer or supervisor ineligible under this section to serve in such capacity shall have standing to pursue an action for declaratory judgment in the circuit court of the county in which the action allegedly occurred, or in the circuit court of Cole County, with respect to the employment eligibility of the law enforcement officer or the supervisor of law enforcement officers under this section.
- 4. If a court determines that a law enforcement officer or supervisor of law enforcement officers has taken any action that would render him or her ineligible to serve in that capacity under this section:
- (1) The law enforcement officer or supervisor of law enforcement officers shall immediately be terminated from his or her position; and
- (2) The jurisdiction that had employed the ineligible law enforcement officer or supervisor of law enforcement officers shall be required to pay the court costs and attorney's fees associated with the declaratory judgment action that resulted in the finding of ineligibility.
- 5. Nothing in this section shall preclude a person's right of appeal or remediation, as provided under chapter 590.
- 1.480. For the purposes of sections 1.410 to 1.485, the term "law-abiding citizen" shall mean a person who is not otherwise precluded under state law from possessing a firearm and shall not be construed to include anyone who is not legally present in the United States or the state of Missouri.
- 1.485. If any provision of sections 1.410 to 1.485 or the application thereof to any person or circumstance is held invalid, such determination shall not affect the provisions or applications of sections 1.410 to 1.485, which may be given effect without the invalid provision or application, and the provisions of sections 1.410 to 1.485 are severable."; and

Further amend said bill, Page 112, Section 650.005, Line 59, by inserting after all of said section and line the following:

"[1.320. The general assembly of the state of Missouri strongly promotes responsible gun ownership, including parental supervision of minors in the proper use, storage, and ownership of all firearms, the prompt reporting of stolen firearms, and the proper enforcement of all state gun laws. The general assembly of the state of Missouri hereby condemns any unlawful transfer of firearms and the use of any firearm in any criminal or unlawful activity.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lovasco offered House Amendment No. 1 to House Amendment No. 4.

House Amendment No. 1 to House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 4, Line 7, by inserting after said line the following:

"Further amend said bill, Page 73, Section 571.015, Line 33, by inserting after all of said section and line the following:

- "571.020. 1. A person commits an offense if such person knowingly possesses, manufactures, transports, repairs, or sells:
 - (1) An explosive weapon;
- (2) An explosive, incendiary or poison substance or material with the purpose to possess, manufacture or sell an explosive weapon;
 - (3) A gas gun;

- (4) A bullet or projectile which explodes or detonates upon impact because of an independent explosive charge after having been shot from a firearm; or
 - (5) [Knuckles; or
 - (6) Any of the following in violation of federal law:
 - (a) A machine gun;
 - (b) A short-barreled rifle or shotgun;
 - (c) A firearm silencer; or
 - (d) A switchblade knife.
- 2. A person does not commit an offense pursuant to this section if his or her conduct involved any of the items in subdivisions (1) to [(5)] (4) of subsection 1, the item was possessed in conformity with any applicable federal law, and the conduct:
- (1) Was incident to the performance of official duty by the Armed Forces, National Guard, a governmental law enforcement agency, or a penal institution; or
- (2) Was incident to engaging in a lawful commercial or business transaction with an organization enumerated in subdivision (1) of this [section] subsection; or
- (3) Was incident to using an explosive weapon in a manner reasonably related to a lawful industrial or commercial enterprise; or
 - (4) Was incident to displaying the weapon in a public museum or exhibition; or
 - (5) Was incident to using the weapon in a manner reasonably related to a lawful dramatic performance.
- 3. An offense pursuant to subdivision (1), (2), (3) or [(6)] (5) of subsection 1 of this section is a class D felony; a crime pursuant to subdivision (4) [or(5)] of subsection 1 of this section is a class A misdemeanor."; and

Further amend said bill, Page 74, Section 571.070, Line 12, by inserting after all of said section and line the following:

- "571.107. 1. A concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize the person in whose name the permit or endorsement is issued to carry concealed firearms on or about his or her person or vehicle throughout the state. No concealed carry permit issued pursuant to sections 571.101 to 571.121, valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize any person to carry concealed firearms **or knuckles** into:
- (1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (2) Within twenty-five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (3) The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (4) Any courthouse solely occupied by the circuit, appellate or supreme court, or any courtrooms, administrative offices, libraries or other rooms of any such court whether or not such court solely occupies the building in question. This subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by supreme court rule pursuant to subdivision (6) of this subsection. Nothing in this subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty, those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule pursuant to subdivision (6) of this subsection from carrying a concealed firearm within any of the areas described in

this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

- (5) Any meeting of the governing body of a unit of local government; or any meeting of the general assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid concealed carry permit or endorsement from carrying a concealed firearm at a meeting of the body which he or she is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision shall preclude a member of the general assembly, a full-time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid concealed carry permit or endorsement, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;
- (6) The general assembly, supreme court, county or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit or endorsement holders in that portion of a building owned, leased or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any restriction on the carrying or possession of a firearm. The statute, rule or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule or ordinance. The provisions of this subdivision shall not apply to any other unit of government;
- (7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that receives at least fifty-one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated;
- (8) Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
 - (9) Any place where the carrying of a firearm is prohibited by federal law;
- (10) Any higher education institution or elementary or secondary school facility without the consent of the governing body of the higher education institution or a school official or the district school board, unless the person with the concealed carry endorsement or permit is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement;
- (12) Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

- (14) Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (15) Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a concealed carry permit or endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry permit or endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer;
- (16) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (17) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.
- 2. Carrying of a concealed firearm or knuckles in a location specified in subdivisions (1) to (17) of subsection 1 of this section by any individual who holds a concealed carry permit issued pursuant to sections 571.101 to 571.121, or a concealed carry endorsement issued prior to August 28, 2013, shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and his or her permit, and, if applicable, endorsement to carry concealed firearms shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have his or her concealed carry permit, and, if applicable, endorsement revoked and such person shall not be eligible for a concealed carry permit for a period of three years. Upon conviction of charges arising from a citation issued pursuant to this subsection, the court shall notify the sheriff of the county which issued the concealed carry permit, or, if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the department of revenue. The sheriff shall suspend or revoke the concealed carry permit or, if applicable, the certificate of qualification for a concealed carry endorsement. If the person holds an endorsement, the department of revenue shall issue a notice of such suspension or revocation of the concealed carry endorsement and take action to remove the concealed carry endorsement from the individual's driving record. The director of revenue shall notify the licensee that he or she must apply for a new license pursuant to chapter 302 which does not contain such endorsement. The notice issued by the department of revenue shall be mailed to the last known address shown on the individual's driving record. The notice is deemed received three days after mailing."; and"; and

Representative Ingle raised a point of order that a member was in violation of Rule 85.

The Speaker advised members to direct their comments to the Dais.

Representative Eggleston moved the previous question.

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Which motion was adopted by the following vote:

A'	YE	S:	1	0	1

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Hicks	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				

NOES: 040

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carpenter	Chappelle-Nadal	Clemens
Ellebracht	Green	Gunby	Ingle	Lavender
McCreery	Merideth	Morgan	Mosley	Person
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Sain	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 021

Allred	Burns	Carter	Dogan	Eslinger
Evans	Gray	Henderson	Hill	Kendrick
Mackey	Messenger	Miller	Mitten	Pietzman
Runions	Sauls	Schroer	Shull 16	Swan

Tate

VACANCIES: 001

On motion of Representative Lovasco, **House Amendment No. 1 to House Amendment No. 4** was adopted.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES:	101

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				

NOES: 042

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Black 137	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Butz	Carpenter	Chappelle-Nadal
Clemens	Ellebracht	Green	Gunby	Ingle
Lavender	Mackey	McCreery	Merideth	Morgan
Mosley	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Sain	Sauls	Sharp 36	Stevens 46	Unsicker
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 019

Burns	Carter	Dogan	Eslinger	Evans
Gray	Henderson	Hicks	Hill	Kendrick
Messenger	Miller	Mitten	Pietzman	Runions
Shull 16	Swan	Tate	Washington	

VACANCIES: 001

On motion of Representative Taylor, **House Amendment No. 4, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Fishel	Fitzwater	Francis

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Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Taylor
Trent	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker	Wichiann	WIISOII
wood	wiight	WII. Speaker		
NOES: 044				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Aldridge Beck	Appelbaum Black 137	Bangert Bland Manlove	Baringer Bosley	Barnes Brown 27
-	1.1	Č	•	Brown 27
Beck	Black 137	Bland Manlove	Bosley	
Beck Brown 70	Black 137 Burnett	Bland Manlove Butz	Bosley Carpenter	Brown 27 Chappelle-Nadal
Beck Brown 70 Clemens	Black 137 Burnett Dogan	Bland Manlove Butz Falkner	Bosley Carpenter Gray	Brown 27 Chappelle-Nadal Green
Beck Brown 70 Clemens Gunby	Black 137 Burnett Dogan Ingle	Bland Manlove Butz Falkner Lavender	Bosley Carpenter Gray Mackey	Brown 27 Chappelle-Nadal Green McCreery
Beck Brown 70 Clemens Gunby Merideth	Black 137 Burnett Dogan Ingle Morgan	Bland Manlove Butz Falkner Lavender Mosley	Bosley Carpenter Gray Mackey Person	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr.
Beck Brown 70 Clemens Gunby Merideth Price	Black 137 Burnett Dogan Ingle Morgan Proudie	Bland Manlove Butz Falkner Lavender Mosley Quade	Bosley Carpenter Gray Mackey Person Razer	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr. Roberts 161
Beck Brown 70 Clemens Gunby Merideth Price Roberts 77	Black 137 Burnett Dogan Ingle Morgan Proudie Rogers	Bland Manlove Butz Falkner Lavender Mosley Quade Sain	Bosley Carpenter Gray Mackey Person Razer Sharp 36	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr. Roberts 161
Beck Brown 70 Clemens Gunby Merideth Price Roberts 77 Unsicker	Black 137 Burnett Dogan Ingle Morgan Proudie Rogers	Bland Manlove Butz Falkner Lavender Mosley Quade Sain	Bosley Carpenter Gray Mackey Person Razer Sharp 36	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr. Roberts 161
Beck Brown 70 Clemens Gunby Merideth Price Roberts 77 Unsicker PRESENT: 004	Black 137 Burnett Dogan Ingle Morgan Proudie Rogers Veit	Bland Manlove Butz Falkner Lavender Mosley Quade Sain Windham	Bosley Carpenter Gray Mackey Person Razer Sharp 36 Young	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr. Roberts 161
Beck Brown 70 Clemens Gunby Merideth Price Roberts 77 Unsicker PRESENT: 004 Ellebracht	Black 137 Burnett Dogan Ingle Morgan Proudie Rogers Veit	Bland Manlove Butz Falkner Lavender Mosley Quade Sain Windham	Bosley Carpenter Gray Mackey Person Razer Sharp 36 Young	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr. Roberts 161
Beck Brown 70 Clemens Gunby Merideth Price Roberts 77 Unsicker PRESENT: 004 Ellebracht ABSENT WITH LEAV	Black 137 Burnett Dogan Ingle Morgan Proudie Rogers Veit Pogue E: 011	Bland Manlove Butz Falkner Lavender Mosley Quade Sain Windham	Bosley Carpenter Gray Mackey Person Razer Sharp 36 Young	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr. Roberts 161 Stevens 46
Beck Brown 70 Clemens Gunby Merideth Price Roberts 77 Unsicker PRESENT: 004 Ellebracht ABSENT WITH LEAV	Black 137 Burnett Dogan Ingle Morgan Proudie Rogers Veit Pogue E: 011 Carter	Bland Manlove Butz Falkner Lavender Mosley Quade Sain Windham Rowland	Bosley Carpenter Gray Mackey Person Razer Sharp 36 Young Sauls	Brown 27 Chappelle-Nadal Green McCreery Pierson Jr. Roberts 161 Stevens 46

VACANCIES: 001

Representative Veit offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 76, Section 575.180, Line 19, by inserting after said section and line the following:

- "575.205. 1. A person commits the offense of tampering with electronic monitoring equipment if he or she intentionally removes, alters, tampers with, damages, [o+] destroys, fails to charge, or otherwise disables electronic monitoring equipment which a court or the board of probation and parole has required such person to wear.
- 2. This section does not apply to the owner of the equipment or an agent of the owner who is performing ordinary maintenance or repairs on the equipment.
 - 3. The offense of tampering with electronic monitoring equipment is a class D felony.
- 4. The offense of tampering with electronic monitoring equipment if a person fails to charge or otherwise disables electronic monitoring equipment is a class E felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Veit, **House Amendment No. 5** was adopted.

Representative Roberts (161) offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 37, Section 195.815, Line 7, by deleting the word "shall" and inserting in lieu thereof the word "may"; and

Further amend said bill and section, Page 38, Lines 20-28, by deleting said lines and inserting in lieu thereof the following:

- "4. As used in this section, the following words shall mean:
- (1) "Employee", any person performing work or service of any kind or character for hire in a medical marijuana facility;
- (2) "Medical marijuana facility", an entity licensed or certified by the department of health and senior services, or its successor agency, to acquire, cultivate, process, manufacture, test, store, sell, transport, or deliver medical marijuana;
- (3) "Other support staff", any person performing work or service of any kind or character, other than employees, on behalf of a medical marijuana facility if such a person would have access to the medical marijuana facility or its medical marijuana related equipment or supplies."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth offered House Amendment No. 1 to House Amendment No. 6.

House Amendment No. 1 to House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 1, Line 16, by deleting all of said line and inserting in lieu thereof the following:

"to the medical marijuana facility or its medical marijuana related equipment or supplies.

5. The department of health and senior services may not place a cap on the number of medical marijuana facility licenses"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 1 to House Amendment No. 6** be adopted.

Which motion was defeated.

Representative Baker offered House Amendment No. 2 to House Amendment No. 6.

House Amendment No. 2 to House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 1, Line 16, by inserting after said line the following:

"Further amend said bill, Page 112, Section 650.005, Line 59, by inserting after said section and line the following:

"Section 1. The department shall rescind the limitations promulgated pursuant to 19 CSR 30-95.050 (1)(A), 19 CSR 30-95.060 (1)(A) and 19 CSR 30-95.080 (1)(A)&(B) and issue licenses to all applicants who meet the minimum standards, those minimum standards being consistent with the factors and standards established pursuant to Article XIV of the Missouri Constitution, for a medical marijuana cultivation facility, medical marijuana-infused products manufacturing facility or a medical marijuana dispensary facility respectively, except:

- (1) No more than three medical marijuana cultivation facility licenses shall be issued to any entity under substantially common control, ownership, or management;
- (2) No more than three medical marijuana-infused products manufacturing facility shall be issued to any entity under substantially common control, ownership, or management;
- (3) No more than five medical marijuana dispensary facility licenses shall be issued to any entity under substantially common control, ownership, or management."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Sain raised a point of order that **House Amendment No. 2 to House Amendment No 6** is not properly drafted.

The Chair ruled the point of order not well taken.

On motion of Representative Baker, **House Amendment No. 2 to House Amendment No. 6** was adopted.

Representative Christofanelli offered House Amendment No. 3 to House Amendment No. 6.

House Amendment No. 3 to House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 1, Line 16, by inserting after all of said line the following:

"Further amend said bill, Page 38, Section 195.815, Line 28, by inserting after all of said line the following:

- "196.1170. 1. The provisions of this section shall be known and may be cited as the "Kratom Consumer Protection Act".
 - 2. As used in this section, the following terms mean:
- (1) "Dealer", a person who sells, prepares, or maintains kratom products or advertises, represents, or holds himself or herself out as selling, preparing, or maintaining kratom products. Such person may include, but not be limited to, a manufacturer, wholesaler, store, restaurant, hotel, catering facility, camp, bakery, delicatessen, supermarket, grocery store, convenience store, nursing home, or food or drink company;
 - (2) "Department", the department of health and senior services;
 - (3) "Director", the director of the department or the director's designee;
- (4) "Food", a food, food product, food ingredient, dietary ingredient, dietary supplement, or beverage for human consumption;
- (5) "Kratom product", a food product or dietary ingredient containing any part of the leaf of the plant Mitragyna speciosa.

- 3. The general assembly hereby occupies and preempts the entire field of regulating kratom products as provided in this section to the complete exclusion of any order, ordinance, or regulation by any political subdivision of this state. Any existing or future orders, ordinances, or regulations relating to kratom products as provided in this section are hereby void.
- 4. (1) A dealer who prepares, distributes, sells, or exposes for sale a food that is represented to be a kratom product shall disclose on the product label the factual basis upon which that representation is made.
- (2) A dealer shall not prepare, distribute, sell, or expose for sale a food represented to be a kratom product that does not conform to the disclosure requirement under subdivision (1) of this subsection.
 - 5. A dealer shall not prepare, distribute, sell, or expose for sale any of the following:
- (1) A kratom product that is adulterated with a dangerous non-kratom substance. A kratom product shall be considered to be adulterated with a dangerous non-kratom substance if the kratom product is mixed or packed with a non-kratom substance and that substance affects the quality or strength of the kratom product to such a degree as to render the kratom product injurious to a consumer;
- (2) A kratom product that is contaminated with a dangerous non-kratom substance. A kratom product shall be considered to be contaminated with a dangerous non-kratom substance if the kratom product contains a poisonous or otherwise deleterious non-kratom ingredient including, but not limited to, any substance listed in section 195.017;
- (3) A kratom product containing a level of 7-hydroxymitragynine in the alkaloid fraction that is greater than two percent of the alkaloid composition of the product;
- (4) A kratom product containing any synthetic alkaloids, including synthetic mitragynine, synthetic 7-hydroxymitragynine, or any other synthetically derived compounds of the plant Mitragyna speciosa; or
- (5) A kratom product that does not include on its package or label the amount of mitragynine and 7-hydroxymitragynine contained in the product.
- 6. A dealer shall not distribute, sell, or expose for sale a kratom product to an individual under eighteen years of age.
- 7. (1) If a dealer violates subdivision (1) of subsection 4 of this section, the director may, after notice and hearing, impose a fine on the dealer of not more than five hundred dollars for the first offense and not more than one thousand dollars for the second or subsequent offense.
- (2) A dealer who violates subdivision (2) of subsection 4 of this section, subsection 5 of this section, or subsection 6 of this section is guilty of a class D misdemeanor.
- (3) A person aggrieved by a violation of subdivision (2) of subsection 4 of this section or subsection 5 of this section may, in addition to and distinct from any other remedy at law or in equity, bring a private cause of action in a court of competent jurisdiction for damages resulting from that violation including, but not limited to, economic, noneconomic, and consequential damages.
- (4) A dealer does not violate subdivision (2) of subsection 4 of this section or subsection 5 of this section if a preponderance of the evidence shows that the dealer relied in good faith upon the representations of a manufacturer, processor, packer, or distributor of food represented to be a kratom product.
- 8. The department shall promulgate rules to implement the provisions of this section including, but not limited to, the requirements for the format, size, and placement of the disclosure label required under subdivision (1) of subsection 4 of this section and for the information to be included in the disclosure label. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and; and

On motion of Representative Christofanelli, **House Amendment No. 3 to House Amendment No. 6** was adopted.

On motion of Representative Roberts (161), **House Amendment No. 6, as amended**, was adopted.

Representative Rehder offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 56, Section 311.660, Line 33, by inserting after said section and line the following:

"313.040. The conducting of bingo is subject to the following restrictions:

- (1) (a) The entire net receipts over and above the actual cost of conducting the game shall be exclusively devoted to the lawful, charitable, religious or philanthropic purposes of the organization permitted to conduct that game and no receipts shall be used to compensate in any manner any person who works for or is in any way affiliated with the licensed organization. Any person who violates the provisions of this paragraph shall be guilty of a class E felony;
- (b) Proceeds from the game of bingo may not be loaned to any person, except that this provision shall not prohibit the investment of the proceeds in any licensed banking or savings institution, instrument of the United States, Missouri, or any political subdivision thereof. Any person who violates the provisions of this paragraph shall be guilty of a class C misdemeanor; and
 - (c) The actual cost of conducting the game shall only include the following:
 - a. The cost of the prizes;
 - b. The purchasing of the bingo cards from a licensed supplier;
 - c. The purchasing or leasing of the equipment used in conducting the game;
- d. The lease rental on the premises in which the game is conducted to include an allocation of utility costs, if applicable, costs of providing security, including the employment of a reasonable number of security personnel at a compensation level which complies with rules and regulations promulgated by the commission and such personnel is actually present and engaged in security duties, and bookkeeping and accounting expenses;
- e. The actual cost of providing reasonable janitorial services. The cost of such services shall not be above the fair market rate charged for similar services in the community where the bingo game is being conducted;
- f. Subject to constitutional restrictions, if any, the fair market cost of advertising each bingo occasion. Such advertising shall be procured in accordance with the rules and regulations of the commission;
- (2) No person shall participate in conducting or managing the game of bingo except a person who has been a bona fide member of the licensed organization for at least six months immediately preceding such participation, who is not a paid staff person of the licensed organization employed and compensated specifically for conducting or managing the game of bingo and who volunteers the time and service necessary to conduct the game. Subject to constitutional restrictions, if any, no person shall participate in the actual operation of the game of bingo under the direction of a person conducting or managing the game of bingo, except a person who has been a bona fide member of the licensed organization for at least six months immediately preceding such participation, who is not a paid staff person of the licensed organization employed and compensated specifically for operating the game of bingo and who volunteers the time and service necessary to operate the game. If any post or organization, by its national charter, has established an auxiliary organization for spouses, then members of the auxiliary organization shall be considered bona fide members of the licensed organization and members of the post or organization shall be considered bona fide members of the auxiliary organization for the purposes of this subdivision. Any person who is a duly ordained member of the clergy and any person who is a full-time employee or staff member of the licensed organization employed for at least six months by that organization in a capacity not directly related to the conducting or managing of the game of bingo, who has specific assigned duties under a definite job description with the licensed organization, and who volunteers time and assistance to the organization without compensation for such time and assistance in the conducting and managing of the game of bingo by the organization shall not be considered a paid staff person for the purposes of this subdivision. No full-time employee or staff member shall volunteer such time and assistance to more than one organization nor more than one day in any week. The commission shall establish guidelines for the determination of whether a person is a paid staff person within the meaning of this subdivision and shall specifically approve any full-time employee or staff member of the organization before such employee or staff member may volunteer time and assistance in the conducting and managing of bingo games for any organization. The commission may suspend the approval of any employee or staff member;
- (3) No person, firm, partnership or corporation shall receive any remuneration, profit or gift for participating in the management, conduct or operation of the game, including the granting or use of bingo cards without charge or at a reduced charge from the licensed organization or from any other source;

- (4) The aggregate retail value of all prizes or merchandise awarded, except prizes or merchandise awarded by pull-tab cards and progressive bingo games, in any single day of bingo may not exceed the amount set by the commission per regulation;
- (5) The number of games may not exceed sixty-two in any one day, including regular and special games. For purposes of this subdivision, the use of a pull-tab card and progressive bingo games shall not count as one of the sixty-two games per day, as limited by this subdivision, but no pull-tab card may be used except in conjunction with one of such sixty-two games;
- (6) The price paid for a single bingo card under the license may not exceed one dollar. The commission may establish by rule or regulation the number of bingo cards which may be placed on a single bingo sheet. The price for a single pull-tab card may not exceed one dollar. A licensee may not require a player to purchase more than a standard pack in order to participate in the bingo occasion;
- (7) The number of bingo days conducted by a licensee under the provisions of sections 313.005 to 313.080 shall be limited to two days per week;
- (8) Any person, officer or director of any firm or corporation, and any partner of any partnership renting or leasing to a licensed organization equipment or premises for use in a game shall meet all the qualifications set forth in subdivisions (1) to (5) and (8) of subsection 1 of section 313.035 and shall not be a paid staff person of the licensee. Proof of compliance with this subdivision shall be submitted to the commission by the licensee in the manner required by the commission;
- (9) No person under the age of sixteen years may play or participate in the conducting of bingo. Any person under the age of sixteen years may be within the area where bingo is being played only when accompanied by his parent or guardian;
- (10) No licensee shall lease premises in which it conducts bingo games from someone who is not a hall provider licensed by the commission;
- (11) No licensee shall pay any consulting fees to any person for any service performed in relation to the bingo game;
- (12) No licensee shall pay concession fees to any person who provides refreshments to the participants in the bingo game;
- (13) No licensee shall conduct a bingo session at any time during the period between 1:00 a.m. and 7:00 a.m.;
- (14) [No licensee, while a bingo game is being conducted, shall knowingly permit entry to any part of the licensed premises to any person of notorious or unsavory reputation or who has an extensive police record or who has been convicted of a felony;
- (15)—]No vending machine or any mechanized coin-operated machine may be used to sell pull-tab cards or to pay prize money, merchandise gifts or any other form of a prize;
- [(16)] (15) No rented or reusable bingo cards may be used to conduct any game. All games must be conducted with disposable paper bingo cards that are marked by permanent ink as prescribed by the rules and regulations of the commission, or by electronic bingo card monitoring device as approved by the commission;
- [(17)] (16) No licensee shall purchase or use any bingo supplies from a person who is not licensed by the state of Missouri as a bingo supplier."; and

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Rehder, House Amendment No. 7 was adopted.

Representative Taylor offered House Amendment No. 8.

House Amendment No. 8

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 73, Section 571.015, Line 33, by inserting after all of said section and line the following:

- "571.030. 1. A person commits the offense of unlawful use of weapons [, except as otherwise provided by sections 571.101 to 571.121,] if he or she knowingly:
- (1) Carries concealed upon or about his or her person a knife, a firearm, a blackjack, or any other weapon readily capable of lethal use [into any area where firearms are restricted under section 571.107]:
- (a) Into any public higher education institution or public elementary or secondary school facility without the consent of the governing body of the higher education institution or a school official or the district school board, unless the person is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required;
- (b) Onto any school bus or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board, unless the weapon is possessed by an adult to facilitate a school-sanctioned firearm-related event or club event;
- (c) Into any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station;
 - (d) Into the facility of any adult or juvenile detention or correctional institution, prison, or jail;
- (e) Into any courthouse solely occupied by the municipal, circuit, appellate, or supreme court, or any courtrooms, administrative offices, libraries, or other rooms of any such court, regardless of whether such court solely occupies the building in question. This paragraph shall also include, but not be limited to, any juvenile, family, drug, or other court offices, or any room or office wherein any of the courts or offices listed under this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices. Nothing in this paragraph shall preclude those persons listed under subdivision (1) of subsection 2 of this section while within their jurisdiction and on duty; those persons listed under subdivision (2), (4), or (10) of subsection 2 of this section; or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule from carrying a concealed firearm within any of the areas described under this paragraph;
 - (f) Into any meeting of the general assembly or a committee of the general assembly;
 - (g) Into any area of an airport to which access is controlled by the inspection of persons and property;
 - (h) Into any place where the carrying of a firearm is prohibited by federal law;
- (i) Onto any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of no less than one inch; or
- (j) Into any sports arena or stadium with a seating capacity of five thousand or more that is under the management of or leased to a private entity, including a professional sports team; or
 - (2) Sets a spring gun; or
- (3) Discharges or shoots a firearm into a dwelling house, a railroad train, boat, aircraft, or motor vehicle as defined in section 302.010, or any building or structure used for the assembling of people; or
- (4) Exhibits, in the presence of one or more persons, any weapon readily capable of lethal use in an angry or threatening manner; or
- (5) Has a firearm or projectile weapon readily capable of lethal use on his or her person, while he or she is intoxicated, and handles or otherwise uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges such firearm or projectile weapon unless acting in self-defense; or
- (6) Discharges a firearm within one hundred yards of any occupied schoolhouse, courthouse, or church building; or
- (7) Discharges or shoots a firearm at a mark, at any object, or at random, on, along or across a public highway or discharges or shoots a firearm into any outbuilding; or
- (8) [Carries a firearm or any other weapon readily capable of lethal use into any church or place where people have assembled for worship, or into any election precinct on any election day, or into any building owned or occupied by any agency of the federal government, state government, or political subdivision thereof; or
- (9) Discharges or shoots a firearm at or from a motor vehicle, as defined in section 301.010, discharges or shoots a firearm at any person, or at any other motor vehicle, or at any building or habitable structure, unless the person was lawfully acting in self-defense; or
- [(10) Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use intoany school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by schoolofficials or the district school board; or
- (11) (9) Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony violation of section 579.015.

- 2. [Subdivisions (1), (8), and (10)] Paragraphs (a), (b), (c), (d), (f), (i), and (j) of subdivision (1) of subsection 1 of this section shall not apply to the persons described in **subdivision** (1), (3), (6), or (7) of this subsection, regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this subsection. Subdivisions (3), (4), (6), (7), and [(9)] (8) of subsection 1 of this section shall not apply to or affect any of the following persons, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties, except as otherwise provided in this subsection:
- (1) All state, county and municipal peace officers who have completed the training required by the police officer standards and training commission pursuant to sections 590.030 to 590.050 and who possess the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in subsection 12 of this section, and who carry the identification defined in subsection 13 of this section, or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;
- (2) Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;
 - (3) Members of the Armed Forces or National Guard while performing their official duty;
- (4) Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the state and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the federal judiciary;
 - (5) Any person whose bona fide duty is to execute process, civil or criminal;
- (6) Any federal probation officer or federal flight deck officer as defined under the federal flight deck officer program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty, or within the law enforcement agency's jurisdiction;
- (7) Any state probation or parole officer, including supervisors and members of the board of probation and parole;
- (8) Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the department of public safety under section 590.750;
 - (9) Any coroner, deputy coroner, medical examiner, or assistant medical examiner;
- (10) Any municipal or county prosecuting attorney or assistant prosecuting attorney; circuit attorney or assistant circuit attorney; municipal, associate, or circuit judge; or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under subsection 2 of section 571.111;
- (11) Any member of a fire department or fire protection district who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under section 571.111 when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and
- (12) Upon the written approval of the governing body of a fire department or fire protection district, any paid fire department or fire protection district member who is employed on a full-time basis and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.
- 3. Subdivisions (1)[,] and (5)[, (8), and (10)] of subsection 1 of this section do not apply when the actor is transporting such weapons in a nonfunctioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Subdivision (1) of subsection 1 of this section does not apply to any person nineteen years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed[, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Subdivision (10) of subsection 1 of this section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school sanctioned firearm related event or club event].

- 4. [Subdivisions] Subdivision (1)[, (8), and (10)] of subsection 1 of this section shall not apply to any person who has a valid concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid lifetime or extended concealed carry permit issued under sections 571.205 to 571.230, a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state or political subdivision of another state.
- 5. Subdivisions (3), (4), (5), (6), (7), and (8)[$\frac{1}{100}$] of subsection 1 of this section shall not apply to persons who are engaged in a lawful act of defense pursuant to section 563.031.
- 6. Notwithstanding any provision of this section to the contrary, the state shall not prohibit any state employee from having a firearm in the employee's vehicle on the state's property provided that the vehicle is locked and the firearm is not visible. This subsection shall only apply to the state as an employer when the state employee's vehicle is on property owned or leased by the state and the state employee is conducting activities within the scope of his or her employment. For the purposes of this subsection, "state employee" means an employee of the executive, legislative, or judicial branch of the government of the state of Missouri.
- 7. Nothing in this section shall make it unlawful for a student to actually participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.
 - 8. A person who commits the [erime] offense of unlawful use of weapons under:
 - (1) Subdivision (2), (3), (4), or [(11)] (9) of subsection 1 of this section shall be guilty of a class E felony;
- (2) Subdivision (1), (6), or (7)[, or (8)] of subsection 1 of this section shall be guilty of a class B misdemeanor, except when a concealed weapon is carried onto any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch, in which case the [penalties of subsection 2 of section 571.107 shall apply] offense shall not be a criminal act but may subject the person to denied access to or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars;
- (3) Subdivision (5) [or (10)] of subsection 1 of this section shall be guilty of a class A misdemeanor if the firearm is unloaded and a class E felony if the firearm is loaded;
- (4) Subdivision [(9)] (8) of subsection 1 of this section shall be guilty of a class B felony, except that if the violation of subdivision [(9)] (8) of subsection 1 of this section results in injury or death to another person, it is a class A felony.
 - 9. Violations of subdivision [(9)] (8) of subsection 1 of this section shall be punished as follows:
- (1) For the first violation a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony;
- (2) For any violation by a prior offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation or conditional release for a term of ten years;
- (3) For any violation by a persistent offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation, or conditional release;
- (4) For any violation which results in injury or death to another person, a person shall be sentenced to an authorized disposition for a class A felony.
- 10. Any person knowingly aiding or abetting any other person in the violation of subdivision [(9)] (8) of subsection 1 of this section shall be subject to the same penalty as that prescribed by this section for violations by other persons.
- 11. Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of subsection 1 of this section shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms- or weapons-related felony offense.
 - 12. As used in this section "qualified retired peace officer" means an individual who:
- (1) Retired in good standing from service with a public agency as a peace officer, other than for reasons of mental instability;

- (2) Before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest;
- (3) Before such retirement, was regularly employed as a peace officer for an aggregate of fifteen years or more, or retired from service with such agency, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;
 - (4) Has a nonforfeitable right to benefits under the retirement plan of the agency if such a plan is available;
- (5) During the most recent twelve-month period, has met, at the expense of the individual, the standards for training and qualification for active peace officers to carry firearms;
 - (6) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and
 - (7) Is not prohibited by federal law from receiving a firearm.
 - 13. The identification required by subdivision (1) of subsection 2 of this section is:
- (1) A photographic identification issued by the agency from which the individual retired from service as a peace officer that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the agency to meet the standards established by the agency for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm; or
- (2) A photographic identification issued by the agency from which the individual retired from service as a peace officer; and
- (3) A certification issued by the state in which the individual resides that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the state to meet the standards established by the state for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm.
- 14. Notwithstanding any provision of this section or any other law, the offense of unlawful use of weapons under subdivision (1) of subsection 1 of this section shall not include possession of a firearm in a vehicle on any premises listed under paragraphs (a) to (j) of subdivision (1) of subsection 1 of this section, except if prohibited by federal law, so long as the firearm is not removed from the vehicle or brandished while the vehicle is in or on the listed premises."; and

Further amend said bill, Page 74, Section 571.070, Line 12, by inserting after all of said section and line the following:

- "571.107. 1. A concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid lifetime or extended concealed carry permit issued under sections 571.205 to 571.230, a valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize the person in whose name the permit or endorsement is issued to carry concealed firearms on or about his or her person or vehicle throughout the state. No concealed carry permit issued pursuant to sections 571.101 to 571.121, valid lifetime or extended concealed carry permit issued under sections 571.205 to 571.230, valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize any person to carry concealed firearms into:
- (1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (2) Within twenty five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises];
- [(3)] (2) The facility of any adult or juvenile detention or correctional institution, prison or jail[—
 Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution,
 prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished
 while the vehicle is on the premises];
- [(4)] (3) Any courthouse solely occupied by the **municipal**, circuit, appellate, or supreme court[5] or any courtrooms, administrative offices, libraries, or other rooms of any such court [whether or not] regardless if such court solely occupies the building in question unless the person has the consent of the presiding judge. This

subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices[, and such other locations in such manner as may be specified by supreme-court rule pursuant to subdivision (6) of this subsection]. Nothing in this subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty[,] or those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030[, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule pursuant to subdivision (6) of this subsection] from carrying a concealed firearm within any of the areas described in this subdivision[. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

- assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid concealed carry permit or endorsement from carrying a concealed firearm at a meeting of the body which he or she is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision shall preclude a member of the general assembly, a full time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid concealed carry permit or endorsement, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;
- (6) The general assembly, supreme court, county or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit or endorsement holders in that portion of a building owned, leased or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any restriction on the carrying or possession of a firearm. The statute, rule or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule or ordinance. The provisions of this subdivision shall not apply to any other unit of government;
- (7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that receives at least fifty one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated];
- [(8)] (4) Any area of an airport to which access is controlled by the inspection of persons and property[—Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises];
 - [(9)] (5) Any place where the carrying of a firearm is prohibited by federal law;
- [(10)] (6) Any [higher education institution or] public elementary or secondary school facility without the consent of [the governing body of the higher education institution or] a school official or the district school board, unless the person with the concealed carry endorsement or permit is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required[. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement;

- (12) Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises:
- (13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (14) Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises];
- [(15)] (7) Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a concealed carry permit or endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry permit or endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. [Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.] An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer; or
- [(16)] (8) Any sports arena or stadium with a seating capacity of five thousand or more that is under the management of or leased to a private entity, including a professional sports team. [Possession of a firearm in avehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises:
- (17) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.]
- 2. Carrying of a concealed firearm in a location specified in subdivisions (1) to [(17)] (8) of subsection 1 of this section by any individual who holds a concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid lifetime or extended concealed carry permit issued under sections 571.205 to 571.230, or a concealed carry endorsement issued prior to August 28, 2013, shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and his or her concealed carry permit, [and] or, if applicable, his or her endorsement to carry concealed firearms, shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have his or her concealed carry permit, [and] or, if applicable, his or her endorsement, revoked and such person shall not be eligible for a concealed carry permit for a period of three years. Upon conviction of charges arising from a citation issued pursuant to this subsection, the court shall notify the sheriff of the county which issued the concealed carry permit, or, if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the department of revenue. The sheriff shall suspend or revoke the concealed carry permit or, if applicable, the certificate of qualification for a concealed carry endorsement. If the person holds an endorsement, the department of revenue shall issue a notice of such suspension or revocation of the concealed carry endorsement and take action to remove the concealed carry endorsement from the individual's driving record. The director of revenue shall notify the licensee that he or she must apply for a new license pursuant to chapter 302 which does not contain such endorsement. The notice issued by the department of revenue shall be mailed to the last known address shown on the individual's driving record. The notice is deemed received three days after mailing.

- 3. Notwithstanding any provision of subsection 1 of this section or any other law, the provisions of this section shall not prohibit a person from carrying a concealed firearm in a vehicle on any premises listed under subdivisions (1) to (8) of subsection 1 of this section, except if prohibited by federal law, so long as the firearm is not removed from the vehicle or brandished while the vehicle is in or on the listed premises.
- 571.108. Notwithstanding any other provision of law to the contrary, neither the state nor any county, city, town, village, municipality, or other political subdivision of this state shall impose any rule, policy, ordinance, contractual requirement, or agreement of any type that prohibits any employee of such entity who holds a concealed carry permit issued under sections 571.101 to 571.121, a valid lifetime or extended concealed carry permit issued under sections 571.205 to 571.230, a valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state from carrying a concealed weapon in any area in which such person is authorized to carry a concealed weapon under this chapter.
- 571.109. 1. Notwithstanding any provision of law to the contrary, public institutions of higher education shall be allowed to construct policies regarding concealed carry permits or endorsements issued under sections 571.101 to 571.121, valid lifetime or extended concealed carry permits issued under sections 571.205 to 571.230, valid concealed carry endorsements issued prior to August 28, 2013, or concealed carry endorsements or permits issued by another state or political subdivision of another state, but such policies shall not generally prohibit or have the effect of generally prohibiting the carrying, chambering, or active operation or storage of a concealed firearm on the campus of such institution.
- 2. No institution of higher education shall impose any contractual requirement or condition of employment upon any employee, faculty member, or student that generally prohibits or has the effect of generally prohibiting the lawful possession or carry of firearms by such persons, nor shall such institution impose any taxes, fees, or other monetary charges as a condition for the lawful possession or carry of firearms under the provisions of this chapter.
- 571.215. 1. A Missouri lifetime or extended concealed carry permit issued under sections 571.205 to 571.230 shall authorize the person in whose name the permit is issued to carry concealed firearms on or about his or her person or vehicle throughout the state. No Missouri lifetime or extended concealed carry permit shall authorize any person to carry concealed firearms into[:
- (1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (2) Within twenty-five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises:
- (3) The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (4) Any courthouse solely occupied by the circuit, appellate or supreme court, or any courtrooms, administrative offices, libraries, or other rooms of any such court whether or not such court solely occupies the building in question. This subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by supreme court rule under subdivision (6) of this subsection. Nothing in this subdivision shall preclude those persons listed in subdivisions (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty, those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule under subdivision (6) of this subsection from carrying a concealed firearm within any of the areas described in this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (5) Any meeting of the governing body of a unit of local government, or any meeting of the general assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid Missouri lifetime or extended concealed carry permit from carrying a concealed firearm at a meeting of the body which he or she is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the

premises. Nothing in this subdivision shall preclude a member of the general assembly, a full time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid Missouri lifetime or extended concealed carry permit, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;

- (6) The general assembly, supreme court, county, or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit holders in that portion of a building owned, leased, or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule, or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any restriction on the carrying or possession of a firearm. The statute, rule, or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule, or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule, or ordinance. The provisions of this subdivision shall not apply to any other unit of government;
- (7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that receives at least fifty one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a Missouri lifetime or extended concealed carry permit to possess any firearm while intoxicated;
- (8) Any area of an airport to which access is controlled by the inspection of persons and property.

 Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
 - (9) Any place where the carrying of a firearm is prohibited by federal law;
- (10) Any higher education institution or elementary or secondary school facility without the consent of the governing body of the higher education institution or a school official or the district school board, unless the person-with the Missouri lifetime or extended concealed carry permit is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a Missouri lifetime or extended concealed carry permit;
- (12) Any riverboat gambling operation accessible by the public without the consent of the owner ormanager under rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (14) Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (15) Any private property whose owner has posted the premises as being off limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee,

manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a Missouri lifetime or extended concealed carry permit from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a Missouri lifetime or extended concealed carry permit from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a Missouri lifetime or extended concealed carry permit from carrying a concealed firearm in vehicles owned by the employer;

- (16) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (17) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.] any location listed under subdivisions (1) to (8) of subsection 1 of section 571.107.
- 2. Carrying of a concealed firearm in a location specified in subdivisions (1) to [(17)] (8) of subsection 1 of [this section] section 571.107 by any individual who holds a Missouri lifetime or extended concealed carry permit shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and his or her permit to carry concealed firearms shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have his or her Missouri lifetime or extended concealed carry permit revoked and such person shall not be eligible for a Missouri lifetime or extended concealed carry permit or a concealed carry permit issued under sections 571.101 to 571.121 for a period of three years. Upon conviction of charges arising from a citation issued under this subsection, the court shall notify the sheriff of the county which issued the Missouri lifetime or extended concealed carry permit. The sheriff shall suspend or revoke the Missouri lifetime or extended concealed carry permit.
- 571.517. 1. Except as provided in subsection 4 of this section, a person who lawfully possesses a firearm may transport or store such firearm in a locked, privately owned motor vehicle in any parking lot, parking garage, or other designated parking area.
- 2. No property owner; tenant; public or private employer; or business entity, its agent, or employee shall be liable in any civil action for damages resulting from or arising out of an occurrence involving a firearm transported or stored under this section other than for a violation of subsection 3 of this section.
- 3. No property owner; tenant; public or private employer; or business entity, its agent, or employee shall prohibit any person from transporting or storing a firearm under subsection 1 of this section. However, nothing in this section shall prohibit an employer or business entity from adopting policies specifying that firearms stored in locked, privately owned motor vehicles on property controlled by the employer or business entity be hidden from plain view or within a locked case or container within the vehicle.
 - 4. This section shall not apply to:
 - (1) A case in which the possession of the firearm is prohibited by federal or state law;
- (2) Any vehicle owned or leased by a public or private employer or business entity and used by an employee in the course of his or her employment, except for those employees who are required to transport or store a firearm in the official discharge of their duties; and
- (3) Any vehicle on property controlled by a public or private employer or business entity if access is restricted or limited through the use of a fence, gate, security station, signage, or other means of restricting or limiting general public access onto the parking area and if:
- (a) The employer or business entity provides facilities for the temporary storage of unloaded firearms; or
- (b) The employer or business entity provides an alternative parking area reasonably close to the main parking area in which employees and other persons may transport or store firearms in locked, privately owned motor vehicles."; and

Further amend said bill, Page 77, Section 577.011, Line 5, by inserting after all of said section and line the following:

- "577.703. 1. A person commits the offense of bus hijacking if he or she seizes or exercises control, by force or violence or threat of force or violence, of any bus. The offense of bus hijacking is a class B felony.
- 2. The offense of "assault with the intent to commit bus hijacking" is defined as an intimidation, threat, assault or battery toward any driver, attendant or guard of a bus so as to interfere with the performance of duties by such person. Assault to commit bus hijacking is a class D felony.
- 3. Any person, who, in the commission of such intimidation, threat, assault or battery with the intent to commit bus hijacking, employs a dangerous or deadly weapon or other means capable of inflicting serious bodily injury shall, upon conviction, be guilty of a class A felony.
- [4. Any passenger who boards a bus with a dangerous or deadly weapon or other means capable of inflicting serious bodily injury concealed upon his or her person or effects is guilty of the felony of "possession and concealment of a dangerous or deadly weapon" upon a bus. Possession and concealment of a dangerous and deadly weapon by a passenger upon a bus is a class D felony. The provisions of this subsection shall not apply to duly elected or appointed law enforcement officers or commercial security personnel who are in possession of weapons used within the course and scope of their employment; nor shall the provisions of this subsection apply to persons who are in possession of weapons or other means of inflicting serious bodily injury with the consent of the owner of such bus, his or her agent, or the lessee or bailee of such bus.]
- 577.712. 1. In order to provide for the safety, comfort, and well-being of passengers and others having a bona fide business interest in any terminal, a bus transportation company may refuse admission to terminals to any person not having bona fide business within the terminal. Any such refusal shall not be inconsistent or contrary to state or federal laws, regulations pursuant thereto, or to any ordinance of the political subdivision in which such terminal is located. A duly authorized company representative may ask any person in a terminal or on the premises of a terminal to identify himself or herself and state his or her business. Failure to comply with such request or failure to state an acceptable business purpose shall be grounds for the company representative to request that such person leave the terminal. Refusal to comply with such request shall constitute disorderly conduct. Disorderly conduct shall be a class C misdemeanor.
- 2. It is unlawful for any person to carry [a deadly or dangerous weapon or] any explosives or hazardous material into a terminal or aboard a bus. Possession of [a deadly or dangerous weapon,] an explosive or hazardous material shall be a class D felony. Upon the discovery of any such item or material, the company may obtain possession and retain custody of such [item or] material until it is transferred to the custody of law enforcement officers."; and

Representative Basye offered House Amendment No. 1 to House Amendment No. 8.

House Amendment No. 1 to House Amendment No. 8

AMEND House Amendment No. 8 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 5, Line 37, by inserting after all of said line the following:

"Further amend said bill, Page 74, Section 571.031, Line 25, by inserting after all of said section and line the following:

- "571.045. 1. A person commits the crime of defacing a firearm if he or she knowingly alters, defaces, destroys, mars, or removes the manufacturer's serial number, or other identification mark required by law, of any firearm.
 - 2. Defacing a firearm is a class [A misdemeanor] B felony.
- 571.050. 1. A person commits the crime of possession of a defaced firearm if he [knowingly] or she possesses a firearm [which is] with a manufacturer's serial number, or other identification mark required by law, altered, defaced, destroyed, marred, or removed.
 - 2. It is an affirmative defense to possession of a defaced firearm if:

- (1) The person reported the possession to the police or other governmental agency prior to arrest or the issuance of an arrest warrant or summons; or
- (2) The firearm was manufactured before any law requiring a serial number or other identification mark existed.
- 3. Possession of a defaced firearm is a class B [misdemeanor] felony. However, possession of a defaced firearm is a class D misdemeanor if the manufacturer's serial number, or other identification mark required by law, is merely covered or obstructed but still retrievable.
 - 571.063. 1. As used in this section the following terms shall mean:
 - (1) "Ammunition", any cartridge, shell, or projectile designed for use in a firearm;
- (2) "Licensed dealer", a person who is licensed under 18 U.S.C. Section 923 to engage in the business of dealing in firearms;
- (3) "Materially false information", any information that portrays an illegal transaction as legal or a legal transaction as illegal;
- (4) "Private seller", a person who sells or offers for sale any firearm, as defined in section 571.010, or ammunition.
 - 2. A person commits the crime of fraudulent purchase of a firearm if such person:
- (1) Knowingly solicits, persuades, encourages or entices a licensed dealer or private seller of firearms or ammunition to transfer a firearm or ammunition under circumstances which the person knows would violate the laws of this state or the United States; or
- (2) Provides to a licensed dealer or private seller of firearms or ammunition what the person knows to be materially false information with intent to deceive the dealer or seller about the legality of a transfer of a firearm or ammunition; [or]
 - (3) Willfully procures another to violate the provisions of subdivision (1) or (2) of this subsection; or
- (4) Attempts to violate or to induce another to violate the provisions of subdivision (1) of this subsection.
 - 3. Fraudulent purchase of a firearm is a class E felony.
- 4. This section shall not apply to criminal investigations conducted by the United States Bureau of Alcohol, Tobacco, Firearms and Explosives, authorized agents of such investigations, or to a peace officer, as defined in section 542.261, acting at the explicit direction of the United States Bureau of Alcohol, Tobacco, Firearms and Explosives."; and"; and

House Amendment No. 1 to House Amendment No. 8 was withdrawn.

Representative Hill offered House Amendment No. 2 to House Amendment No. 8.

House Amendment No. 2 to House Amendment No. 8

AMEND House Amendment No. 8 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 5, Line 37, by inserting after all of said line the following:

"Further amend said bill, Page 74, Section571.031, Line 25, by inserting after all of said section and line the following:

- "571.045. 1. A person commits the crime of defacing a firearm if he or she knowingly alters, defaces, destroys, mars, or removes the manufacturer's serial number, or other identification mark required by law, of any firearm.
 - 2. Defacing a firearm is a class [A misdemeanor] B felony.
- 571.050. 1. A person commits the crime of possession of a defaced firearm if he or she knowingly possesses a firearm [which is] with a manufacturer's serial number, or other identification mark required by law, altered, defaced, destroyed, marred, or removed.

- 2. It is an affirmative defense to possession of a defaced firearm if:
- (1) The person reported the possession to the police or other governmental agency prior to arrest or the issuance of an arrest warrant or summons; or
- (2) The firearm was manufactured before any law requiring a serial number or other identification mark existed.
- 3. Possession of a defaced firearm is a class B [misdemeanor] felony. However, possession of a defaced firearm is a class D misdemeanor if the manufacturer's serial number, or other identification mark required by law, is merely covered or obstructed but still retrievable.
 - 571.063. 1. As used in this section the following terms shall mean:
 - (1) "Ammunition", any cartridge, shell, or projectile designed for use in a firearm;
- (2) "Licensed dealer", a person who is licensed under 18 U.S.C. Section 923 to engage in the business of dealing in firearms;
- (3) "Materially false information", any information that portrays an illegal transaction as legal or a legal transaction as illegal;
- (4) "Private seller", a person who sells or offers for sale any firearm, as defined in section 571.010, or ammunition.
 - 2. A person commits the crime of fraudulent purchase of a firearm if such person:
- (1) Knowingly solicits, persuades, encourages or entices a licensed dealer or private seller of firearms or ammunition to transfer a firearm or ammunition under circumstances which the person knows would violate the laws of this state or the United States; or
- (2) Provides to a licensed dealer or private seller of firearms or ammunition what the person knows to be materially false information with intent to deceive the dealer or seller about the legality of a transfer of a firearm or ammunition; [or]
 - (3) Willfully procures another to violate the provisions of subdivision (1) or (2) of this subsection; or
- (4) Attempts to violate or to induce another to violate the provisions of subdivision (1) of this subsection.
 - 3. Fraudulent purchase of a firearm is a class E felony.
- 4. This section shall not apply to criminal investigations conducted by the United States Bureau of Alcohol, Tobacco, Firearms and Explosives, authorized agents of such investigations, or to a peace officer, as defined in section 542.261, acting at the explicit direction of the United States Bureau of Alcohol, Tobacco, Firearms and Explosives."; and"; and

On motion of Representative Hill, **House Amendment No. 2 to House Amendment No. 8** was adopted.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

Anderson	Andrews	Bailey	Baker	Basye
Black 137	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Lovasco
Love	Lynch	Mayhew	McDaniel	McGaugh
McGirl	Miller	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson

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Pfautsch	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood

Wright Mr. Speaker

NOES: 041

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carpenter	Chappelle-Nadal	Clemens
Ellebracht	Gray	Green	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Morgan	Mosley	Person	Pierson Jr.
Price	Proudie	Razer	Roberts 77	Rogers
Sain	Sharp 36	Unsicker	Washington	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 019

Allred	Billington	Black 7	Burns	Carter
Fitzwater	Houx	Kidd	Knight	Kolkmeyer
Messenger	Quade	Rowland	Runions	Sauls
Shull 16	Solon	Stevens 46	Tate	

VACANCIES: 001

On motion of Representative Taylor, **House Amendment No. 8, as amended**, was adopted by the following vote, the ayes and noes having been demanded by Representative Taylor:

Anderson	Baker	Basye	Black 137	Black 7
Bondon	Bromley	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Eslinger	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Miller	Moon
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan

Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		
NOES: 043				

Appelbaum Baringer Aldridge Andrews Bangert Brown 27 Barnes Beck Bland Manlove Bosley Brown 70 Burnett Butz Carpenter Chappelle-Nadal Clemens Dogan Gray Green Gunby Kendrick McCreery Ingle Lavender Mackey Merideth Mitten Person Morgan Mosley Pierson Jr. Price Roberts 77 Proudie Razer Rogers Sain Sharp 36 Stevens 46 Unsicker Washington Windham Young

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 015

Allred	Bailey	Billington	Burns	Carter
Ellebracht	Evans	Messenger	Quade	Rowland
Runions	Sauls	Shields	Shull 16	Tate

VACANCIES: 001

Representative Baker offered House Amendment No. 9.

House Amendment No. 9

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 16, Section 160.665, Line 30, by deleting the word "may" and in inserting in lieu thereof "[may] shall"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer raised a point of order that members were in violation of Rule 85.

The Chair advised members to confine their remarks to the question at hand.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

Anderson	Andrews	Bailey	Baker	Billington
Black 137	Black 7	Bondon	Bromley	Busick
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Falkner	Fitzwater	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Hannegan
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd

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Knight	Kolkmeyer	Lovasco	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Morris 140	Morse 151
Muntzel	Murphy	O'Donnell	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roden	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wright	Mr. Speaker

NOES: 039

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bosley	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Clemens	Ellebracht	Gray
Green	Gunby	Ingle	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Mosley
Person	Pierson Jr.	Proudie	Razer	Roberts 77
Rogers	Rowland	Sain	Sauls	Sharp 36
Stevens 46	Unsicker	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 033

Allred	Barnes	Basye	Bland Manlove	Burns
Carter	Chipman	Evans	Fishel	Francis
Haffner	Hansen	Helms	Henderson	Kendrick
Love	Messenger	Miller	Moon	Neely
Patterson	Pfautsch	Price	Quade	Riggs
Roberts 161	Runions	Shull 16	Spencer	Tate
Washington	Wilson	Wood		

VACANCIES: 001

On motion of Representative Baker, **House Amendment No. 9** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

Allred	Anderson	Bailey	Baker	Billington
Black 137	Bondon	Bromley	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Eslinger	Fitzwater
Gregory	Griesheimer	Griffith	Haden	Hannegan
Hicks	Hill	Houx	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Knight	Kolkmeyer
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Moon	Muntzel	Murphy	O'Donnell	Patterson
Pietzman	Pike	Pollock 123	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Schnelting	Schroer	Shawan
Smith	Sommer	Spencer	Stacy	Swan
Taylor	Trent	Vescovo	Walsh	Wiemann
Wilson	Mr. Speaker			

NOES: 070

Aldridge	Andrews	Appelbaum	Bangert	Baringer
Barnes	Beck	Black 7	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Busick	Butz
Carpenter	Chappelle-Nadal	Clemens	Dogan	Ellebracht
Falkner	Francis	Gannon	Gray	Green
Gunby	Helms	Henderson	Hovis	Ingle
Kidd	Lavender	Lovasco	Mackey	McCreery
Merideth	Morgan	Morris 140	Morse 151	Mosley
Person	Pfautsch	Pierson Jr.	Plocher	Pogue
Pollitt 52	Porter	Price	Proudie	Razer
Reedy	Roberts 77	Rogers	Rowland	Ruth
Sain	Sauls	Sharp 36	Sharpe 4	Shields
Simmons	Solon	Stephens 128	Stevens 46	Unsicker
Veit	Washington	Windham	Wright	Young

PRESENT: 000

ABSENT WITH LEAVE: 020

Basye	Burns	Carter	Evans	Fishel
Grier	Haffner	Hansen	Kendrick	Love
Messenger	Miller	Mitten	Neely	Quade
Runions	Shaul 113	Shull 16	Tate	Wood

VACANCIES: 001

Representative Coleman (97) offered House Amendment No. 10.

House Amendment No. 10

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 37, Section 190.243, Line 22, by inserting after said section and line the following:

"190.606. The following persons and entities shall not be subject to civil, criminal, or administrative liability and are not guilty of unprofessional conduct for the following acts or omissions that follow discovery of an outside the hospital do-not-resuscitate identification upon a patient or upon being presented with an outside the hospital do-not-resuscitate order from Missouri, another state, the District of Columbia, or a territory of the United States; provided that the acts or omissions are done in good faith and in accordance with the provisions of sections 190.600 to 190.621 and the provisions of an outside the hospital do-not-resuscitate order executed under sections 190.600 to 190.621:

- (1) Physicians, persons under the direction or authorization of a physician, emergency medical services personnel, or health care facilities that cause or participate in the withholding or withdrawal of cardiopulmonary resuscitation from such patient; and
- (2) Physicians, persons under the direction or authorization of a physician, emergency medical services personnel, or health care facilities that provide cardiopulmonary resuscitation to such patient under an oral or written request communicated to them by the patient or the patient's representative.
- 190.612. 1. Emergency medical services personnel are authorized to comply with the outside the hospital do-not-resuscitate protocol when presented with an outside the hospital do-not-resuscitate identification or an outside the hospital do-not-resuscitate order. However, emergency medical services personnel shall not comply with an outside the hospital do-not-resuscitate order or the outside the hospital do-not-resuscitate protocol when the patient or patient's representative expresses to such personnel in any manner, before or after the onset of a cardiac or respiratory arrest, the desire to be resuscitated.

- 2. Emergency medical services personnel are authorized to comply with the outside the hospital donot-resuscitate protocol when presented with an outside the hospital do-not-resuscitate order from another state, the District of Columbia, or territory of the United States if such order is on a standardized written form:
- (1) That is signed by the patient or the patient's representative and a physician who is licensed to practice in the other state, the District of Columbia, or a territory of the United States; and
- (2) That has been previously reviewed and approved by the Missouri department of health and senior services to authorize emergency medical services personnel to withhold or withdraw cardiopulmonary resuscitation from the patient in the event of cardiac or respiratory arrest.

However, emergency medical services personnel shall not comply with an outside the hospital do-not-resuscitate order from another state, the District of Columbia, or a territory of the United States or the outside the hospital do-not-resuscitate protocol when the patient or patient's representative expresses to such personnel in any manner, before or after the onset of a cardiac or respiratory arrest, the desire to be resuscitated.

3. If a physician or a health care facility other than a hospital admits or receives a patient with an outside the hospital do-not-resuscitate identification or an outside the hospital do-not-resuscitate order, and the patient or patient's representative has not expressed or does not express to the physician or health care facility the desire to be resuscitated, and the physician or health care facility is unwilling or unable to comply with the outside the hospital do-not-resuscitate order, the physician or health care facility shall take all reasonable steps to transfer the patient to another physician or health care facility where the outside the hospital do-not-resuscitate order will be complied with."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Razer offered House Amendment No. 1 to House Amendment No. 10.

House Amendment No. 1 to House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 2, Line 13, by inserting after said line the following:

"Further amend said bill, Page 42, Section 211.071, Line 81, by inserting after said section and line the following:

- "213.010. As used in this chapter, the following terms shall mean:
- (1) "Age", an age of forty or more years but less than seventy years, except that it shall not be an unlawful employment practice for an employer to require the compulsory retirement of any person who has attained the age of sixty-five and who, for the two-year period immediately before retirement, is employed in a bona fide executive or high policy-making position, if such person is entitled to an immediate nonforfeitable annual retirement benefit from a pension, profit sharing, savings or deferred compensation plan, or any combination of such plans, of the employer, which equals, in the aggregate, at least forty-four thousand dollars;
- (2) "Because" or "because of", as it relates to the adverse decision or action, the protected criterion was the motivating factor;
 - (3) "Commission", the Missouri commission on human rights;
- (4) "Complainant", a person who has filed a complaint with the commission alleging that another person has engaged in a prohibited discriminatory practice;
- (5) "Disability", a physical or mental impairment which substantially limits one or more of a person's major life activities, being regarded as having such an impairment, or a record of having such an impairment, which with or without reasonable accommodation does not interfere with performing the job, utilizing the place of public accommodation, or occupying the dwelling in question. For purposes of this chapter, the term "disability" does not include current, illegal use of or addiction to a controlled substance as such term is defined by section 195.010; however, a person may be considered to have a disability if that person:

- (a) Has successfully completed a supervised drug rehabilitation program and is no longer engaging in the illegal use of, and is not currently addicted to, a controlled substance or has otherwise been rehabilitated successfully and is no longer engaging in such use and is not currently addicted;
- (b) Is participating in a supervised rehabilitation program and is no longer engaging in illegal use of controlled substances; or
 - (c) Is erroneously regarded as currently illegally using, or being addicted to, a controlled substance;
- (6) "Discrimination", conduct proscribed herein, taken because of race, color, religion, national origin, ancestry, sex, [or] sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing. Discrimination includes any unfair treatment based on a person's presumed or assumed race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing, regardless of whether the presumption or assumption as to such characteristic is correct;
- (7) "Dwelling", any building, structure or portion thereof which is occupied as, or designed or intended for occupancy as, a residence by one or more families, and any vacant land which is offered for sale or lease for the construction or location thereon of any such building, structure or portion thereof;
- (8) "Employer", a person engaged in an industry affecting commerce who has six or more employees for each working day in each of twenty or more calendar weeks in the current or preceding calendar year, and shall include the state, or any political or civil subdivision thereof, or any person employing six or more persons within the state but does not include corporations and associations owned or operated by religious or sectarian organizations. "Employer" shall not include:
 - (a) The United States;
 - (b) A corporation wholly owned by the government of the United States;
 - (c) An individual employed by an employer;
 - (d) An Indian tribe;
- (e) Any department or agency of the District of Columbia subject by statute to procedures of the competitive service, as defined in 5 U.S.C. Section [2101] 2102; or
- (f) A bona fide private membership club, other than a labor organization, that is exempt from taxation under 26 U.S.C. Section 501(c);
- (9) "Employment agency" includes any person or agency, public or private, regularly undertaking with or without compensation to procure employees for an employer or to procure for employees opportunities to work for an employer;
 - (10) "Executive director", the executive director of the Missouri commission on human rights;
- (11) "Familial status", one or more individuals who have not attained the age of eighteen years being domiciled with:
 - (a) A parent or another person having legal custody of such individual; or
- (b) The designee of such parent or other person having such custody, with the written permission of such parent or other person. The protections afforded against discrimination because of familial status shall apply to any person who is pregnant or is in the process of securing legal custody of any individual who has not attained the age of eighteen years;
- (12) "Gender identity", the gender-related identity, appearance, mannerisms, or other gender-related characteristics of an individual, with or without regard to the individual's assigned sex at birth;
- (13) "Human rights fund", a fund established to receive civil penalties as required by federal regulations and as set forth by subdivision (2) of subsection 11 of section 213.075, and which will be disbursed to offset additional expenses related to compliance with the Department of Housing and Urban Development regulations;
- [(13)] (14) "Labor organization" includes any organization which exists for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or for other mutual aid or protection in relation to employment;
- [(14)] (15) "Local commissions", any commission or agency established prior to August 13, 1986, by an ordinance or order adopted by the governing body of any city, constitutional charter city, town, village, or county;
- [(15)] (16) "Person" includes one or more individuals, corporations, partnerships, associations, organizations, labor organizations, legal representatives, mutual companies, joint stock companies, trustees, trustees in bankruptcy, receivers, fiduciaries, or other organized groups of persons;
- [(16)] (17) "Places of public accommodation", all places or businesses offering or holding out to the general public, goods, services, privileges, facilities, advantages or accommodations for the peace, comfort, health,

welfare and safety of the general public or such public places providing food, shelter, recreation and amusement, including, but not limited to:

- (a) Any inn, hotel, motel, or other establishment which provides lodging to transient guests, other than an establishment located within a building which contains not more than five rooms for rent or hire and which is actually occupied by the proprietor of such establishment as [his] the proprietor's residence;
- (b) Any restaurant, cafeteria, lunchroom, lunch counter, soda fountain, or other facility principally engaged in selling food for consumption on the premises, including, but not limited to, any such facility located on the premises of any retail establishment;
- (c) Any gasoline station, including all facilities located on the premises of such gasoline station and made available to the patrons thereof;
- (d) Any motion picture house, theater, concert hall, sports arena, stadium, or other place of exhibition or entertainment;
- (e) Any public facility owned, operated, or managed by or on behalf of this state or any agency or subdivision thereof, or any public corporation; and any such facility supported in whole or in part by public funds;
- (f) Any establishment which is physically located within the premises of any establishment otherwise covered by this section or within the premises of which is physically located any such covered establishment, and which holds itself out as serving patrons of such covered establishment;
- [(17)] (18) "Rent" includes to lease, to sublease, to let and otherwise to grant for consideration the right to occupy premises not owned by the occupant;
- [(18)] (19) "Respondent", a person who is alleged to have engaged in a prohibited discriminatory practice in a complaint filed with the commission;
- [(19)] (20) "Sexual orientation", one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender; or the lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term "sexual orientation" includes a history of such attraction or relationship;
- (21) "The motivating factor", the employee's protected classification actually played a role in the adverse action or decision and had a determinative influence on the adverse decision or action;

[(20)] (22) "Unlawful discriminatory practice", any act that is unlawful under this chapter.

- 213.030. 1. The powers and duties of the commission shall be:
- (1) To seek to eliminate and prevent discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to take other actions against discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, age, disability, or familial status as provided by law; and the commission is hereby given general jurisdiction and power for such purposes;
- (2) To implement the purposes of this chapter first by conference, conciliation and persuasion so that persons may be guaranteed their civil rights and goodwill be fostered;
- (3) To formulate policies to implement the purposes of this chapter and to make recommendations to agencies and officers of the state and political subdivisions in aid of such policies and purposes;
- (4) To appoint such employees as it may deem necessary, fix their compensation within the appropriations provided and in accordance with the wage structure established for other state agencies, and prescribe their duties;
- (5) To obtain upon request and utilize the services of all governmental departments and agencies to be paid from appropriations to this commission;
- (6) To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter and the policies and practices of the commission in connection therewith;
- (7) To receive, investigate, initiate, and pass upon complaints alleging discrimination in employment, housing or in places of public accommodations because of race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing and to require the production for examination of any books, papers, records, or other materials relating to any matter under investigation;
- (8) To hold hearings, subpoena witnesses, compel their attendance, administer oaths, to take the testimony of any person under oath, and, in connection therewith, to require the production for examination of any books, papers or other materials relating to any matter under investigation or in question before the commission;
- (9) To issue publications and the results of studies and research which will tend to promote goodwill and minimize or eliminate discrimination in housing, employment or in places of public accommodation because of race,

color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, age as it relates to employment, disability, or familial status as it relates to housing;

- (10) To provide each year to the governor and to the general assembly a full written report of all its activities and of its recommendations;
 - (11) To adopt an official seal;
- (12) To cooperate, act jointly, enter into cooperative or work-sharing agreements with the United States Equal Employment Opportunity Commission, the United States Department of Housing and Urban Development, and other federal agencies and local commissions or agencies to achieve the purposes of this chapter;
- (13) To accept grants, private gifts, bequests, and establish funds to dispose of such moneys so long as the conditions of the grant, gift, or bequest are not inconsistent with the purposes of this chapter and are used to achieve the purposes of this chapter;
- (14) To establish a human rights fund as defined in section 213.010, for the purposes of administering sections 213.040, 213.045, 213.050, 213.070, 213.075, and 213.076.
- 2. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of [section 536.024] chapter 536.
 - 213.040. 1. It shall be an unlawful housing practice:
- (1) To refuse to sell or rent after the making of a bona fide offer, to refuse to negotiate for the sale or rental of, to deny or otherwise make unavailable, a dwelling to any person because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity,** disability, or familial status;
- (2) To discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection therewith, because of race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, disability, or familial status;
- (3) To make, print, or publish, or cause to be made, printed, or published any notice, statement or advertisement, with respect to the sale or rental of a dwelling that indicates any preference, limitation, or discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity,** disability, or familial status, or an intention to make any such preference, limitation, or discrimination;
- (4) To represent to any person because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, disability, or familial status that any dwelling is not available for inspection, sale, or rental when such dwelling is in fact so available;
- (5) To induce or attempt to induce any person to sell or rent any dwelling by representations regarding the entry or prospective entry into the neighborhood of a person or persons because of a particular race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, disability, or familial status;
- (6) To discriminate in the sale or rental of, or to otherwise make unavailable or deny, a dwelling to any buyer or renter because of a disability of:
 - (a) That buyer or renter;
 - (b) A person residing in or intending to reside in that dwelling after it is so sold, rented, or made available; or
 - (c) Any person associated with that buyer or renter;
- (7) To discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection with such dwelling, because of a disability of:
 - (a) That person;
 - (b) A person residing in or intending to reside in that dwelling after it is so sold, rented, or made available; or
 - (c) Any person associated with that person.
 - 2. For purposes of this section and sections 213.045 and 213.050, discrimination includes:
- (1) A refusal to permit, at the expense of the person with the disability, reasonable modifications of existing premises occupied or to be occupied by such person if such modifications may be necessary to afford such person full enjoyment of the premises, except that, in the case of a rental, the landlord may, where it is reasonable to do so, condition permission for a modification on the renter's agreeing to restore the interior of the premises to the condition that existed before the modification, reasonable wear and tear excepted;
- (2) A refusal to make reasonable accommodations in rules, policies, practices, or services, when such accommodations may be necessary to afford such person equal opportunity to use and enjoy a dwelling; or
- (3) In connection with the design and construction of covered multifamily dwellings for first occupancy after March 13, 1991, a failure to design and construct those dwellings in such a manner that:
- (a) The public use and common use portions of such dwellings are readily accessible to and usable by persons with a disability;

- (b) All the doors designed to allow passage into and within all premises within such dwellings are sufficiently wide to allow passage by persons with a disability in wheelchairs; and
 - (c) All premises within such dwellings contain the following features of adaptive design:
 - a. An accessible route into and through the dwelling;
 - b. Light switches, electrical outlets, thermostats, and other environmental controls in accessible locations;
 - c. Reinforcements in bathroom walls to allow later installation of grab bars; and
 - d. Usable kitchens and bathrooms such that an individual in a wheelchair can maneuver about the space.
 - 3. As used in subdivision (3) of subsection 2 of this section, the term "covered multifamily dwelling" means:
 - (1) Buildings consisting of four or more units if such buildings have one or more elevators; and
 - (2) Ground floor units in other buildings consisting of four or more units.
- 4. Compliance with the appropriate requirements of the American National Standard for Buildings and Facilities providing accessibility and usability for people with physical disabilities, commonly cited as "ANSI A117.1", suffices to satisfy the requirements of paragraph (a) of subdivision (3) of subsection 2 of this section.
- 5. Where a unit of general local government has incorporated into its laws the requirements set forth in subdivision (3) of subsection 2 of this section, compliance with such laws shall be deemed to satisfy the requirements of that subdivision. Such compliance shall be subject to the following provisions:
- (1) A unit of general local government may review and approve newly constructed covered multifamily dwellings for the purpose of making determinations as to whether the design and construction requirements of subdivision (3) of subsection 2 of this section are met;
- (2) The commission shall encourage, but may not require, the units of local government to include in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with subdivision (3) of subsection 2 of this section, and shall provide technical assistance to units of local government and other persons to implement the requirements of subdivision (3) of subsection 2 of this section;
- (3) Nothing in this chapter shall be construed to require the commission to review or approve the plans, designs or construction of all covered dwellings, to determine whether the design and construction of such dwellings are consistent with the requirements of subdivision (3) of subsection 2 of this section.
- 6. Nothing in this chapter shall be construed to invalidate or limit any law of the state or political subdivision of the state, or other jurisdiction in which this chapter shall be effective, that requires dwellings to be designed and constructed in a manner that affords persons with disabilities greater access than is required by this chapter.
- 7. Nothing in this section and sections 213.045 and 213.050 requires that a dwelling be made available to an individual whose tenancy would constitute a direct threat to the health or safety of other individuals or whose tenancy would result in substantial physical damage to the property of others.
- 8. Nothing in this section and sections 213.045 and 213.050 limits the applicability of any reasonable local or state restriction regarding the maximum number of occupants permitted to occupy a dwelling, nor does any provision in this section and sections 213.045 and 213.050 regarding familial status apply with respect to housing for older persons.
 - 9. As used in this section and sections 213.045 and 213.050, "housing for older persons" means housing:
- (1) Provided under any state or federal program that the commission determines is specifically designed and operated to assist elderly persons, as defined in the state or federal program;
 - (2) Intended for, and solely occupied by, persons sixty-two years of age or older; or
- (3) Intended and operated for occupancy by at least one person fifty-five years of age or older per unit. In determining whether housing qualifies as housing for older persons under this subsection, the commission shall develop regulations which require at least the following factors:
- (a) The existence of significant facilities and services specifically designed to meet the physical or social needs of older persons, or if the provision of such facilities and services is not practicable, that such housing is necessary to provide important housing opportunities for older persons; and
- (b) That at least eighty percent of the units are occupied by at least one person fifty-five years of age or older per unit; and
- (c) The publication of, and adherence to, policies and procedures which demonstrate an intent by the owner or manager to provide housing for persons fifty-five years of age or older.
 - 10. Housing shall not fail to meet the requirements for housing for older persons by reason of:
- (1) Persons residing in such housing as of August 28, 1992, who do not meet the age requirements of subdivision (2) or (3) of subsection 9 of this section, provided that new occupants of such housing meet the age requirements of subdivision (2) or (3) of subsection 9 of this section; or

- (2) Unoccupied units, provided that such units are reserved for occupancy by persons who meet the age requirements of subdivision (2) or (3) of subsection 9 of this section.
- 11. Nothing in this section or section 213.045 or 213.050 shall prohibit conduct against a person because such person has been convicted by any court of competent jurisdiction of the illegal manufacture or distribution of a controlled substance, as defined by section 195.010.
- 12. Nothing in this chapter shall prohibit a religious organization, association, or society, or any nonprofit institution or organization operated, supervised or controlled by or in conjunction with a religious organization, association, or society, from limiting the sale, rental or occupancy of dwellings which it owns or operates for other than a commercial purpose to persons of the same religion, or from giving preference to such persons, unless membership in such religion is restricted on account of race, color, or national origin. Nor shall anything in this chapter prohibit a private club not in fact open to the public, which as an incident to its primary purpose or purposes provides lodging which it owns or operates for other than a commercial purpose, from limiting the rental or occupancy of such lodging to its members or from giving preference to its members.
- 13. Nothing in this chapter, other than the prohibitions against discriminatory advertising in subdivision (3) of subsection 1 of this section, shall apply to:
- (1) The sale or rental of any single family house by a private individual owner, provided the following conditions are met:
- (a) The private individual owner does not own or have any interest in more than three single family houses at any one time; and
- (b) The house is sold or rented without the use of a real estate broker, agent or salesperson or the facilities of any person in the business of selling or renting dwellings and without publication, posting or mailing of any advertisement. If the owner selling the house does not reside in it at the time of the sale or was not the most recent resident of the house prior to such sale, the exemption in this section applies to only one such sale in any twenty-four-month period; or
- (2) Rooms or units in dwellings containing living quarters occupied or intended to be occupied by no more than four families living independently of each other, if the owner actually maintains and occupies one of such living quarters as his or her residence.
- 213.045. It shall be unlawful for any bank, building and loan association, insurance company or other corporation, association, firm or enterprise whose business consists in whole or in part in the making of commercial real estate loans, to deny a loan or other financial assistance because of race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, disability or familial status to a person applying therefor for the purpose of purchasing, construction, improving, repairing, or maintaining a dwelling, or to discriminate against [him] such person in fixing of the amount, interest rate, duration or other terms or conditions of such loan or other financial assistance, because of the race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, disability, or familial status of such person or of any person associated with [him] such person in connection with such loan or other financial assistance, or of the present or prospective owners, lessees, tenants, or occupants, of the dwellings in relation to which such loan or other financial assistance is to be made or given.
- 213.050. It shall be unlawful to deny any person access to or membership or participation in any multiple listing service, real estate brokers' organization or other service organization, or facility relating to the business of selling or renting dwellings, because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, disability, or familial status.
 - 213.055. 1. It shall be an unlawful employment practice:
- (1) For an employer, because of the race, color, religion, national origin, sex, **sexual orientation, gender identity,** ancestry, age or disability of any individual:
- (a) To fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to [his] such individual's compensation, terms, conditions, or privileges of employment, because of such individual's race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability;
- (b) To limit, segregate, or classify [his] employees or [his] employment applicants in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect [his] such individual's status as an employee, because of such individual's race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability;
- (2) For a labor organization to exclude or to expel from its membership any individual or to discriminate in any way against any of its members or against any employer or any individual employed by an employer because of

race, color, religion, national origin, sex, **sexual orientation, gender identity,** ancestry, age or disability of any individual; or to limit, segregate, or classify its membership, or to classify or fail or refuse to refer for employment any individual, in any way which would deprive or tend to deprive any individual of employment opportunities, or would limit such employment opportunities or otherwise adversely affect [his] such individual's status as an employee or as an applicant for employment, because of such individual's race, color, religion, national origin, sex, **sexual orientation, gender identity,** ancestry, age or disability; or for any employer, labor organization, or joint labor-management committee controlling apprenticeship or other training or retraining, including on-the-job training programs to discriminate against any individual because of [his] such individual's race, color, religion, national origin, sex, **sexual orientation, gender identity,** ancestry, age or disability in admission to, or employment in, any program established to provide apprenticeship or other training;

- (3) For any employer or employment agency to print or circulate or cause to be printed or circulated any statement, advertisement or publication, or to use any form of application for employment or to make any inquiry in connection with prospective employment, which expresses, directly or indirectly, any limitation, specification, or discrimination, because of race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability unless based upon a bona fide occupational qualification or for an employment agency to fail or refuse to refer for employment, or otherwise to discriminate against, any individual because of his or her race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age as it relates to employment, or disability, or to classify or refer for employment any individual because of his or her race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability.
- 2. Notwithstanding any other provision of this chapter, it shall not be an unlawful employment practice for an employer to apply different standards of compensation, or different terms, conditions or privileges of employment pursuant to a bona fide seniority or merit system, or a system which measures earnings by quantity or quality of production or to employees who work in different locations, provided that such differences or such systems are not the result of an intention or a design to discriminate, and are not used to discriminate, because of race, color, religion, sex, **sexual orientation, gender identity,** national origin, ancestry, age or disability, nor shall it be an unlawful employment practice for an employer to give and to act upon the results of any professionally developed ability test, provided that such test, its administration, or action upon the results thereof, is not designed, intended or used to discriminate because of race, color, religion, national origin, sex, **sexual orientation, gender identity,** ancestry, age or disability.
- 3. Nothing contained in this chapter shall be interpreted to require any employer, employment agency, labor organization, or joint labor-management committee subject to this chapter to grant preferential treatment to any individual or to any group because of the race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability of such individual or group on account of an imbalance which may exist with respect to the total number or percentage of persons of any race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability employed by any employer, referred or classified for employment by any employment agency or labor organization, admitted to membership or classified by any labor organization, or admitted to or employed in any apprenticeship or other training program, in comparison with the total number or percentage of persons of such race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability in any community, state, section, or other area, or in the available workforce in any community, state, section, or other area.
- 4. Notwithstanding any other provision of this chapter, it shall not be an unlawful employment practice for the state or any political subdivision of the state to comply with the provisions of 29 U.S.C. Section 623 relating to employment as firefighters or law enforcement officers.
- 213.065. 1. All persons within the jurisdiction of the state of Missouri are free and equal and shall be entitled to the full and equal use and enjoyment within this state of any place of public accommodation, as hereinafter defined, without discrimination or segregation because of race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, or disability.
- 2. It is an unlawful discriminatory practice for any person, directly or indirectly, to refuse, withhold from or deny any other person, or to attempt to refuse, withhold from or deny any other person, any of the accommodations, advantages, facilities, services, or privileges made available in any place of public accommodation, as defined in section 213.010 and this section, or to segregate or discriminate against any such person in the use thereof because of race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, or disability.
- 3. The provisions of this section shall not apply to a private club, a place of accommodation owned by or operated on behalf of a religious corporation, association or society, or other establishment which is not in fact open to the public, unless the facilities of such establishments are made available to the customers or patrons of a place of public accommodation as defined in section 213.010 and this section.

- 213.070. 1. It shall be an unlawful discriminatory practice for an employer, employment agency, labor organization, or place of public accommodation:
- (1) To aid, abet, incite, compel, or coerce the commission of acts prohibited under this chapter or to attempt to do so;
- (2) To retaliate or discriminate in any manner against any other person because such person has opposed any practice prohibited by this chapter or because such person has filed a complaint, testified, assisted, or participated in any manner in any investigation, proceeding or hearing conducted pursuant to this chapter;
- (3) For the state or any political subdivision of this state to discriminate on the basis of race, color, religion, national origin, sex, **sexual orientation**, **gender identity**, ancestry, age, as it relates to employment, disability, or familial status as it relates to housing; or
- (4) To discriminate in any manner against any other person because of such person's association with any person protected by this chapter.
- 2. This chapter, in addition to chapter 285 and chapter 287, shall provide the exclusive remedy for any and all claims for injury or damages arising out of an employment relationship.
- 213.101. 1. The provisions of this chapter shall be construed to accomplish the purposes thereof and any law inconsistent with any provision of this chapter shall not apply. Nothing contained in this chapter shall be deemed to repeal any of the provisions of any law of this state relating to discrimination because of race, color, religion, national origin, sex, **sexual orientation**, **gender identity**, ancestry, age, disability, or familial status.
- 2. The general assembly hereby expressly abrogates the case of McBryde v. Ritenour School District, 207 S.W.3d 162 (Mo.App. E.D. 2006), and its progeny as it relates to the necessity and appropriateness of the issuance of a business judgment instruction. In all civil actions brought under this chapter, a jury shall be given an instruction expressing the business judgment rule.
- 3. If an employer in a case brought under this chapter files a motion pursuant to rule 74.04 of the Missouri rules of civil procedure, the court shall consider the burden-shifting analysis of McDonnell Douglas Corp. v. Green, 411 U.S. 792 (1973), and its progeny to be highly persuasive for analysis in cases not involving direct evidence of discrimination.
- 4. The general assembly hereby expressly abrogates by this statute the cases of Daugherty v. City of Maryland Heights, 231 S.W.3d 814 (Mo. 2007) and its progeny as they relate to the contributing factor standard and abandonment of the burden-shifting framework established in McDonnell Douglas Corp. v. Green, 411 U.S. 792 (1973).
- 5. The general assembly hereby expressly abrogates by this statute the holding in Hurst v. Kansas City Mo. School District, 437 S.W.3d 327 (Mo.App. W.D. 2014), that Missouri Approved Instruction 19.01 may be applied to actions brought pursuant to this chapter, and the holding in Thomas v. McKeever's Enterprises, Inc., 388 S.W.3d 206 (Mo.App. W.D. 2012), that juries shall not be instructed that plaintiffs bear the burden of establishing "but for" causation in actions brought pursuant to this chapter.
- 6. The general assembly hereby abrogates all Missouri-approved jury instructions specifically addressing civil actions brought under this chapter which were in effect prior to August 28, [2017] 2019."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor raised a point of order that **House Amendment No. 1 to House Amendment No. 10** goes beyond the scope of the underlying amendment.

The Chair took the point of order under advisement.

The Chair ruled the point of order well taken.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Allred	Anderson	Andrews	Bailey	Baker
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fitzwater	Francis	Gannon	Gregory
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Hicks	Hill	Houx	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Lovasco	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wright	Mr. Speaker		

NOES: 039

Aldridge	Bangert	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Clemens	Ellebracht	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Morgan	Mosley	Person
Pierson Jr.	Proudie	Razer	Roberts 77	Rogers
Rowland	Sain	Sauls	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 030

Appelbaum	Barnes	Basye	Burns	Carter
Chipman	DeGroot	Dinkins	Dogan	Fishel
Gray	Grier	Griesheimer	Henderson	Hovis
Knight	Love	Messenger	Miller	Mitten
Moon	Pietzman	Price	Quade	Rehder
Runions	Shull 16	Tate	Wilson	Wood

VACANCIES: 001

On motion of Representative Coleman (97), House Amendment No. 10 was adopted.

Representative Ruth offered House Amendment No. 11.

House Amendment No. 11

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 20, Section 168.133, Lines 51 to 67, by deleting all of said lines and inserting in lieu thereof the following:

"5. The department of elementary and secondary education shall facilitate an annual check of employed persons holding current active certificates under section 168.021 against criminal history records in the central repository under section 43.530, the sexual offender registry under sections 589.400 to 589.426, and child abuse central registry under sections 210.109 to 210.183. The department of elementary and secondary education shall facilitate procedures for school districts to submit personnel information annually for persons employed by the school districts who do not hold a current valid certificate who are required by subsection 1 of this section to undergo a criminal background check, sexual offender registry check, and child abuse central registry check. The Missouri state highway patrol shall provide ongoing electronic updates to criminal history background checks of those persons previously submitted, both those who have an active certificate and those who do not have an active certificate, by the department of elementary and secondary education. This shall fulfill the annual check against the criminal history records in the central repository under section 43.530. "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

A`	YES	: 09	4

Allred	Anderson	Andrews	Bailey	Baker
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fitzwater	Francis	Gannon	Gregory
Grier	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeyer	Lovasco	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wright	Mr. Speaker	
NOES: 039				
Aldridge	Bangert	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Clemens	Ellebracht	Green
Gunby	Ingle	Kendrick	Lavender	McCreery
Merideth	Morgan	Mosley	Person	Pierson Jr.
Price	Proudie	Razer	Roberts 77	Rogers
Rowland	Sain	Sauls	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 029

Appelbaum	Barnes	Basye	Burns	Carter
Chipman	DeGroot	Dinkins	Dogan	Fishel
Gray	Griesheimer	Henderson	Knight	Love
Mackey	Messenger	Miller	Mitten	Moon
Pietzman	Quade	Toalson Reisch	Runions	Shull 16
Smith	Tota	Wilson	Wood	

VACANCIES: 001

On motion of Representative Ruth, House Amendment No. 11 was adopted.

Representative Ross offered House Amendment No. 12.

House Amendment No. 12

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 47, Section 221.111, Line 48, by inserting after said section and line the following:

- "270.170. 1. If any swine or sheep shall be found running at large, contrary to the provisions of this chapter, it shall be lawful for any person on whose premises said swine or sheep shall be found to restrain the same forthwith, and give the owner, if known, notice in writing that such person has restrained said swine or sheep, and the amount of damages such person claims in the premises, and requiring the owner to take said swine or sheep away and pay such damages; and such owner shall pay such person a reasonable sum for taking up, feeding and caring for the same, and the actual damages done by said swine or sheep. If such owner fails to comply with the provisions of this section within three days after receiving such notice, or if the owner of such swine or sheep be unknown, such swine or sheep shall be disposed of in the manner provided for in section 270.180.
- 2. Any swine not conspicuously identified by ear tags or other forms of identification that were born in the wild or that lived outside of captivity for a sufficient length of time to be considered wild by nature by hiding from humans or being nocturnal shall be considered feral hogs. Any person may at any time take or kill any number of such feral hogs on such person's own property, on any other person's private property with the permission of the property owner, or on any publicly owned land. Such taking or killing shall be performed as provided by law, except that this provision shall not be construed to require any person to obtain any permit for such taking or killing or to authorize the state or any political subdivision thereof to require a permit for such taking or killing.
- 270.270. 1. Any person possessing or transporting live Russian or European wild boar or wild-caught swine on or through public land without a Missouri department of agriculture permit is guilty of a class A misdemeanor. Each violation of this subsection shall be a separate offense.
- 2. Any law enforcement officer, any agent of the conservation commission, or the state veterinarian is authorized to enforce the provisions of this section, section 270.260, and section 270.400.
- 3. Nothing in this chapter shall be construed to allow any person taking, killing, or transporting any feral hog to trespass on any property not owned by such person in violation of any provision of chapter 569."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson assumed the Chair.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

Allred	Anderson	Andrews	Bailey	Baker
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	Dinkins	Eggleston	Evans	Falkner
Fitzwater	Gannon	Gregory	Grier	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schroer	Sharpe 4	Shaul 113	Shields
Simmons	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Walsh	Wright	Mr. Speaker		

NOES: 039

Aldridge	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Butz	Carpenter
Chappelle-Nadal	Clemens	Ellebracht	Green	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Morgan	Mosley	Person	Pierson Jr.
Price	Proudie	Razer	Roberts 77	Rogers
Rowland	Sain	Sauls	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 035

Appelbaum	Barnes	Basye	Bosley	Burns
Carter	Chipman	DeGroot	Dogan	Dohrman
Eslinger	Fishel	Francis	Gray	Griesheimer
Kidd	Knight	Kolkmeyer	Messenger	Miller
Mitten	Moon	Pietzman	Quade	Toalson Reisch
Runions	Schnelting	Shawan	Shull 16	Smith
Tate	Vescovo	Wiemann	Wilson	Wood

VACANCIES: 001

On motion of Representative Ross, House Amendment No. 12 was adopted.

Representative Mayhew offered House Amendment No. 13.

House Amendment No. 13

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 600, Page 5, Section 41.005, Line 5, by inserting after all of said section and line the following:

- "43.503. 1. For the purpose of maintaining complete and accurate criminal history record information, all police officers of this state, the clerk of each court, the department of corrections, the sheriff of each county, the chief law enforcement official of a city not within a county and the prosecuting attorney of each county or the circuit attorney of a city not within a county shall submit certain criminal arrest, charge, and disposition information to the central repository for filing without undue delay in the form and manner required by sections 43.500 to 43.651.
- 2. All law enforcement agencies making misdemeanor and felony arrests as determined by section 43.506 shall furnish without undue delay, to the central repository, fingerprints, photograph, and if available, any other unique biometric identification collected, charges, appropriate charge codes, and descriptions of all persons who are arrested for such offenses on standard fingerprint forms supplied or approved by the highway patrol or electronically in a format and manner approved by the highway patrol and in compliance with the standards set by the Federal Bureau of Investigation in its Automated Fingerprint Identification System or its successor program. All such agencies shall also notify the central repository of all decisions not to refer such arrests for prosecution. An agency making such arrests may enter into arrangements with other law enforcement agencies for the purpose of furnishing without undue delay such fingerprints, photograph, and if available, any other unique biometric identification collected, charges, appropriate charge codes, and descriptions to the central repository upon its behalf. All such agencies shall also notify the central repository of any firearm reported stolen and the serial number of the firearm.
- 3. In instances where an individual less than seventeen years of age and not currently certified as an adult is taken into custody for an offense which would be a felony if committed by an adult, the arresting officer shall take fingerprints for the central repository. These fingerprints shall be taken on fingerprint cards supplied by or approved by the highway patrol or transmitted electronically in a format and manner approved by the highway patrol and in compliance with the standards set by the Federal Bureau of Investigation in its Automated Fingerprint Identification System or its successor program. The fingerprint cards shall be so constructed that the name of the juvenile should not be made available to the central repository. The individual's name and the unique number associated with the fingerprints and other pertinent information shall be provided to the court of jurisdiction by the agency taking the juvenile into custody. The juvenile's fingerprints and other information shall be forwarded to the central repository and the courts without undue delay. The fingerprint information from the card shall be captured and stored in the automated fingerprint identification system operated by the central repository. In the event the fingerprints are found to match other tenprints or unsolved latent prints, the central repository shall notify the submitting agency who shall notify the court of jurisdiction as per local agreement. Under section 211.031, in instances where a juvenile over fifteen and one-half years of age is alleged to have violated a state or municipal traffic ordinance or regulation, which does not constitute a felony, and the juvenile court does not have jurisdiction, the juvenile shall not be fingerprinted unless certified as an adult.
- 4. Upon certification of the individual as an adult, the certifying court shall order a law enforcement agency to immediately fingerprint and photograph the individual and certification papers will be forwarded to the appropriate law enforcement agency with the order for fingerprinting. The law enforcement agency shall submit such fingerprints, photograph, and certification papers to the central repository within fifteen days and shall furnish the offense cycle number associated with the fingerprints to the prosecuting attorney or the circuit attorney of a city not within a county and to the clerk of the court ordering the subject fingerprinted. If the juvenile is acquitted of the crime and is no longer certified as an adult, the prosecuting attorney shall notify within fifteen days the central repository of the change of status of the juvenile. Records of a child who has been fingerprinted and photographed after being taken into custody shall be closed records as provided under section 610.100 if a petition has not been filed within thirty days of the date that the child was taken into custody; and if a petition for the child has not been filed within one year of the date the child was taken into custody, any records relating to the child concerning the alleged offense may be expunged under the procedures in sections 610.122 to 610.126.
- 5. The prosecuting attorney of each county or the circuit attorney of a city not within a county or the municipal prosecuting attorney shall notify the central repository on standard forms supplied by the highway patrol or in a manner approved by the highway patrol of his or her decision to not file a criminal charge on any charge referred to such prosecuting attorney or circuit attorney for criminal charges. All records forwarded to the central repository and the courts by prosecutors or circuit attorneys as required by sections 43.500 to 43.530 shall include the state offense cycle number of the offense, the charge code for the offense, and the originating agency identifier number of the reporting prosecutor, using such numbers as assigned by the highway patrol.
- 6. The clerk of the courts of each county or city not within a county or municipal court clerk shall furnish the central repository, on standard forms supplied by the highway patrol or in a manner approved by the highway patrol, with a record of all charges filed, including all those added subsequent to the filing of a criminal court case, amended charges, and all final dispositions of cases for which the central repository has a record of an arrest or a record of fingerprints reported pursuant to sections 43.500 to 43.506. Such information shall include, for each charge:

- (1) All judgments of not guilty, acquittals on the ground of mental disease or defect excluding responsibility, judgments or pleas of guilty including the sentence, if any, or probation, if any, pronounced by the court, nolle pros, discharges, releases and dismissals in the trial court;
- (2) Court orders filed with the clerk of the courts which reverse a reported conviction or vacate or modify a sentence;
- (3) Judgments terminating or revoking a sentence to probation, supervision or conditional release and any resentencing after such revocation; and
- (4) The offense cycle number of the offense, and the originating agency identifier number of the sentencing court, using such numbers as assigned by the highway patrol.
- 7. The clerk of the courts of each county or city not within a county shall furnish, to the department of corrections or department of mental health, court judgment and sentence documents and the state offense cycle number and the charge code of the offense which resulted in the commitment or assignment of an offender to the jurisdiction of the department of corrections or the department of mental health if the person is committed pursuant to chapter 552. This information shall be reported to the department of corrections or the department of mental health at the time of commitment or assignment. If the offender was already in the custody of the department of corrections or the department of mental health at the time of such subsequent conviction, the clerk shall furnish notice of such subsequent conviction to the appropriate department by certified mail, return receipt requested, or in a manner and format mutually agreed to, within fifteen days of such disposition.
- 8. Information and fingerprints, photograph and if available, any other unique biometric identification collected, forwarded to the central repository, normally obtained from a person at the time of the arrest, may be obtained at any time the subject is in the criminal justice system or committed to the department of mental health. A law enforcement agency or the department of corrections may fingerprint, photograph, and capture any other unique biometric identification of the person is not financially feasible for the law enforcement agency, and obtain the necessary information at any time the subject is in custody. If at the time of any court appearance, the defendant has not been fingerprinted and photographed for an offense in which a fingerprint and photograph is required by statute to be collected, maintained, or disseminated by the central repository, the court shall order a law enforcement agency or court marshal to fingerprint and photograph immediately the defendant. The order for fingerprints shall contain the offense, charge code, date of offense, and any other information necessary to complete the fingerprint card. The law enforcement agency or court marshal shall submit such fingerprints, photograph, and if available, any other unique biometric identification collected, to the central repository without undue delay and within thirty days and shall furnish the offense cycle number associated with the fingerprints to the prosecuting attorney or the circuit attorney of a city not within a county and to the court clerk of the court ordering the subject fingerprinted.
- 9. The department of corrections and the department of mental health shall furnish the central repository with all information concerning the receipt, escape, execution, death, release, pardon, parole, commutation of sentence, granting of executive elemency, legal name change, or discharge of an individual who has been sentenced to that department's custody for any offenses which are mandated by law to be collected, maintained or disseminated by the central repository. All records forwarded to the central repository by the department as required by sections 43.500 to 43.651 shall include the offense cycle number of the offense, and the originating agency identifier number of the department using such numbers as assigned by the highway patrol.
- 43.665. The highway patrol shall, subject to appropriation, maintain a web page that shall be open to the public and shall include a stolen firearm search capability. The stolen firearm search shall make it possible for any person using the internet to search for the serial number of a firearm and determine whether the firearm has been reported stolen. The highway patrol shall not be required to provide any other information regarding a stolen firearm."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mayhew, House Amendment No. 13 was adopted.

HCS SS SB 600, as amended, was laid over.

On motion of Representative Eggleston, the House recessed until 3:00 p.m.

SUPPLEMENTAL CALENDAR

FIFTY-SIXTH DAY, TUESDAY, MAY 5, 2020

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 2017 - Smith HCS HB 2018 - Smith HCS HB 2019 - Smith HB 2015 - Smith

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 1655** entitled:

An act to repeal sections 2.020, 2.110, 367.031, 486.200, 486.205, 486.210, 486.215, 486.220, 486.225, 486.230, 486.235, 486.240, 486.245, 486.250, 486.255, 486.260, 486.265, 486.270, 486.275, 486.280, 486.285, 486.290, 486.295, 486.300, 486.305, 486.310, 486.315, 486.320, 486.325, 486.330, 486.335, 486.340, 486.345, 486.350, 486.355, 486.360, 486.365, 486.370, 486.375, 486.380, 486.385, 486.390, 486.395, 486.396, and 486.405, RSMo, and to enact in lieu thereof one hundred new sections relating to official documents, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 2001**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2002 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2002, Page 8, Section 2.090, Line 24, by inserting immediately after said line the following:

"Section 2.091. To the Department of Elementary and Secondary Education For the Division of Learning Services

For funding an early literacy program targeting third grade reading success in academically struggling school districts which provides a full continuum of school-based, early literacy intervention services, for all grades Pre-K through third grade, consisting of developmentally appropriate components for each grade delivered each day school

is in session by professionally coached, full-time interventionists who collect data regularly and use an intervention model that is comprehensive, has been proven to be effective in one or more empirical studies, and is provided by a not-for-profit organization to a Local Education Agency or a community-based early childhood center From General Revenue Fund (0101)......\$350,000"; and

Further amend said bill, Page 11, Section 2.160, Line 4, by inserting immediately after said line the following:

"Section 2.161. To the Department of Elementary and Secondary Education For character education initiatives
From General Revenue Fund (0101).....\$1"; and

Further amend bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2003 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted HCS for SCS SB 599, as amended, and has taken up and passed HCS SCS SB 599.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SCS HCS HB 1655 - Fiscal Review

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 032

Brown 27	Busick	Cupps	DeGroot	Dinkins
Gannon	Haden	Haffner	Hannegan	Hansen
Hurst	Justus	Kelley 127	Lovasco	McGirl
Moon	Morse 151	Muntzel	Murphy	Person

PogueRemoleRicheyRiggsRoberts 161ShieldsSimmonsSommerStacyTaylor

Walsh Wiemann

NOES: 000

PRESENT: 071

Appelbaum Baker Barnes Anderson Baringer Black 7 Beck Billington Black 137 Bland Manlove Chappelle-Nadal Chipman Christofanelli Bromley Butz Coleman 32 Deaton Dohrman Eggleston Evans Falkner Green Gregory Griesheimer Griffith Hill Helms Henderson Houx Hovis Hudson Kendrick Knight Kolkmeyer Lavender Mayhew McCreery McGaugh Merideth Lynch Neely O'Donnell Pfautsch Morgan Pierson Jr. Plocher Pollitt 52 Pollock 123 Porter Quade Reedy Rehder Toalson Reisch Roberts 77 Roden Shaul 113 Ross Ruth Schroer Sharpe 4 Stephens 128 Swan Trent Smith Spencer Wood Washington Wilson Unsicker Vescovo

ABSENT WITH LEAVE: 059

Mr. Speaker

Aldridge Allred Andrews Bailey Bangert Brown 70 Burnett Basye Bondon Bosley Coleman 97 Burns Carpenter Carter Clemens Ellebracht Fishel Fitzwater Dogan Eslinger Francis Gray Grier Gunby Hicks Kelly 141 Kidd Ingle Love Mackey Miller Morris 140 McDaniel Messenger Mitten Pike Mosley Patterson Pietzman Price Proudie Razer Rogers Rone Rowland Sharp 36 Runions Sain Sauls Schnelting Shawan Shull 16 Solon Stevens 46 Tate Veit Windham Wright Young

VACANCIES: 001

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HCS HB 2017** was read the third time and passed by the following vote:

AYES: 134

Allred Anderson Andrews Appelbaum Bailey
Baker Bangert Baringer Barnes Beck
Billington Black 137 Black 7 Bland Manlove Bondon

Bromley Brown 27 Brown 70 Busick Butz Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Falkner Gannon Gray Green Griesheimer Griffith Gunby Haden Gregory Haffner Hansen Helms Henderson Hannegan Hill Houx Hovis Hudson Hicks Ingle Justus Kelley 127 Kendrick Kidd Kolkmeyer Lavender Knight Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Moon Morse 151 Muntzel Murphy Morgan Mosley O'Donnell Neely Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Ruth Rogers Ross Sauls Sharp 36 Sharpe 4 Sain Schroer Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Walsh Washington Wiemann Veit Vescovo Wilson Wood Young Mr. Speaker

NOES: 003

Burnett Hurst Pogue

PRESENT: 000

ABSENT WITH LEAVE: 025

Aldridge Basye Bosley Burns Carpenter Coleman 97 Francis Grier Carter Fitzwater Kelly 141 Morris 140 Patterson Love Messenger Pietzman Price Rone Rowland Runions Schnelting Shull 16 Tate Windham Wright

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 2018, to appropriate money for the several departments and offices of state government, and the several divisions and programs thereof, for: the purchase of equipment, planning, expenses, and capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; grants, refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the fiscal period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, HCS HB 2018 was read the third time and passed by the following vote:

A 3/	ES:	170
A I	E-5:	חרו

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bromley	Brown 27	Brown 70	Burnett	Busick
Butz	Carpenter	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 32	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Gannon
Gray	Green	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Ingle	Justus
Kelley 127	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Miller	Mitten	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Person	Pfautsch	Pierson Jr.	Plocher
Pollitt 52	Pollock 123	Porter	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rogers	Ross	Ruth	Sain	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Wood	Young	Mr. Speaker		
NOES: 003				
Hurst	Moon	Pogue		
PRESENT: 000				
ABSENT WITH LEAV	E: 021			
Aldridge	Basye	Bosley	Burns	Carter
Coleman 97	Fitzwater	Francis	Kelly 141	Messenger
Patterson	Pietzman	Pike	Price	Rone
Rowland	Runions	Shull 16	Tate	Windham
Wright				

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 2019, to appropriate money for the several departments and offices of state government, and the several divisions and programs thereof, for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HCS HB 2019** was read the third time and passed by the following vote:

A١	ES:	143

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bromley	Brown 27	Brown 70	Burnett	Busick
Butz				Christofanelli
Clemens	Carpenter Coleman 32	Chappelle-Nadal	Chipman Deaton	DeGroot
		Cupps		
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Francis
Gannon	Gray	Green	Gregory	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Miller	Mitten	Moon
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Ross	Ruth	Sain	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Wood	Young	Mr. Speaker		
NOES: 002	-	•		
Hurst	Pogue			
PRESENT: 000				
ABSENT WITH LEAV	Æ: 017			
Aldridge	Basye	Bosley	Burns	Carter
Coleman 97	Fitzwater	Grier	Messenger	Patterson
Price	Rowland	Runions	Shull 16	Tate
Windham	Wright			

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 2015, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, **HB 2015** was read the third time and passed by the following vote:

AYES: 150

Allred Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Beck Billington Black 137 Black 7 Bland Manlove Brown 70 Bondon Bosley Bromley Brown 27 Burnett Busick Butz Carpenter Chappelle-Nadal Christofanelli Clemens Coleman 32 Coleman 97 Chipman Deaton DeGroot Dinkins Cupps Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Francis Gannon Gray Griffith Green Gregory Grier Griesheimer Haden Haffner Hansen Gunby Hannegan Hicks Hovis Henderson Hill Houx Kelley 127 Hudson Hurst Ingle Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Lovasco Lavender Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Morgan Moon Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Roberts 161 Roberts 77 Richey Riggs Roden Rogers Rone Ross Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Unsicker Stevens 46 Swan Taylor Trent Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Basye Burns Carter Fitzwater Helms Messenger Rowland Runions Shull 16 Tate

Windham

VACANCIES: 001

Speaker Haahr declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 1768, as amended, relating to communications services, was taken up by Representative Riggs.

Representative Riggs moved that the House refuse to adopt SS SCS HB 1768, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1403, relating to alternative county highway commissions, was taken up by Representative Hudson.

Representative Hudson offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1403, Page 1, In the Title, Line 3, by deleting all of said lines and inserting in lieu thereof the words "political subdivisions."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hudson, House Amendment No. 1 was adopted.

Speaker Pro Tem Wiemann resumed the Chair.

Representative Grier offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1403, Page 1, Section A, Line 2, by inserting the following after all of said section and line:

- "71.990. 1. As used in this section, the following terms mean:
- (1) "Goods", any merchandise, equipment, products, supplies, or materials;
- (2) "Home-based business", any business for the manufacture, provision, or sale of goods or services that is owned and operated by the owner or tenant of the residential dwelling.
- 2. Any person who resides in a residential dwelling may use the residential dwelling for a home-based business, unless such use is restricted by:
 - (1) Any deed restriction, covenant, or agreement restricting the use of land; or
- (2) Any master deed, bylaw, or other document applicable to a common interest ownership community.
- 3. Except as prescribed in subsection 4 of this section, a municipality shall not prohibit the operation of a no-impact home-based business or otherwise require a person to apply for, register for, or obtain any permit, license, variance, or other type of prior approval from the municipality to operate a no-impact home-based business. For the purposes of this section, a residential property qualifies for use as a no-impact home-based business if:
 - (1) The business employs only:
 - (a) Residents of the residential dwelling;
- (b) The total number of on-site employees and clients do not exceed the municipal occupancy limit for the residential property; and
 - (c) No more than three individuals who are not residents of the residential dwelling;

- (2) The activities of the business:
- (a) Are limited to the sale of lawful goods and services;
- (b) Do not generate on-street parking or cause a substantial increase in traffic through the residential area:
 - (c) Occur inside or in the yard of the residential dwelling;
 - (d) Are not visible from the street; and
 - (e) Do not violate any narrowly tailored regulation established under subsection 4 of this section.
- 4. A municipality may establish reasonable regulations on a home-based business if the regulations are narrowly tailored for the purpose of:
- (1) Protecting the public health and safety, including regulations related to fire and building codes, health and sanitation, transportation or traffic control, solid or hazardous waste, pollution, and noise control;
 - (2) Ensuring that the business activity is both:
 - (a) Compatible with the residential use of the property and surrounding properties; and
 - (b) Secondary to the property's use as a residential dwelling; or
 - (3) Limiting or prohibiting a home-based business whose business involves:
 - (a) Selling illegal drugs;
 - (b) Selling liquor;
 - (c) Operating or maintaining a structured sober living home;
 - (d) Pornography;
 - (e) Obscenity;
 - (f) Nude or topless dancing; or
 - (g) Other adult-oriented businesses.
 - 5. No municipality shall require a person, as a condition of operating a home-based business, to:
 - (1) Rezone the property for commercial use;
 - (2) Obtain a home-based business license or other general business license; or
- (3) Install or equip fire sprinklers in a single-family detached residential dwelling or any residential dwelling with no more than two dwelling units.
- 6. Whether a regulation complies with this section is a judicial question, and the municipality that enacts a regulation shall establish by clear and convincing evidence that the regulation complies with this section.

89.080. Such local legislative body shall provide for the appointment of a board of adjustment, and in the regulations and restrictions adopted pursuant to the authority of sections 89.010 to 89.140 may provide that the board of adjustment may determine and vary their application in harmony with their general purpose and intent and in accordance with general or specific rules therein contained. The board of adjustment shall consist of five members, who shall be residents of the municipality except as provided in section 305.410. The membership of the first board appointed shall serve respectively, one for one year, one for two years, one for three years, one for four years, and one for five years. Thereafter members shall be appointed for terms of five years each. Three alternate members may be appointed to serve in the absence of or the disqualification of the regular members. All members and alternates shall be removable for cause by the appointing authority upon written charges and after public hearing. Vacancies shall be filled for the unexpired term of any member whose term becomes vacant. The board shall elect its own chairman who shall serve for one year. The board shall adopt rules in accordance with the provisions of any ordinance adopted pursuant to sections 89.010 to 89.140. Meetings of the board shall be held at the call of the chairman and at such other times as the board may determine. Such chairman, or in his absence the acting chairman, may administer oaths and compel the attendance of witnesses. All meetings of the board shall be open to the public. The board shall keep minutes of its proceedings, showing the vote of each member upon question, or, if absent or failing to vote, indicating such fact, and shall keep records of its examinations and other official actions, all of which shall be immediately filed in the office of the board and shall be a public record. A record of all testimony, objections thereto and rulings thereon, shall be:

- (1) Taken down by a reporter employed by the board for that purpose; or
- (2) Made by a competent person utilizing any form of audiotape, videotape, or digital recording"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Falkner offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1403, Page 2, Line 14, by deleting the phrase "or other general business license"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Falkner, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Grier, **House Amendment No. 2**, as amended, was adopted.

On motion of Representative Hudson, **HB 1403**, **as amended**, was ordered perfected and printed.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SCS SB 662, relating to judicial proceedings, was taken up by Representative Evans.

On motion of Representative Evans, the title of HCS SCS SB 662 was agreed to.

Representative Evans offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 1, Section 21.403, Line 8, by deleting the word "shall" on said line and inserting in lieu thereof the word "may"; and

Further amend said section, Page 2, Lines 11 to 17, by deleting all of said lines and inserting in lieu thereof the following:

- "2. After being provided written notice that the individual has immunity under paragraph 3 of this section, the witness shall not refuse to comply with the order on the basis of his or her privilege against self-incrimination.
- 3. No testimony or other information compelled under such order, or any information directly or indirectly derived from such testimony or other information, shall be used against the witness in any criminal proceeding except for perjury, or giving a false or misleading statement, or contempt committed in answering or failing to answer, or in producing or failing to produce evidence in accordance with the order."; and

Further amend said substitute, Page 2, Section 21.405, Line 15, by deleting the phrase "**Upon request**" on said line and inserting in lieu thereof the following:

"If under this section, the prosecuting attorney, attorney general, or other attorney having original concurrent jurisdiction, fails to act by commencing a criminal action no later than sixty days after certification of the statement of facts, then for good cause shown"; and

Further amend said substitute, Page 22, Section 575.330, Line 4, by deleting the phrase "and he or she willfully:" on said line and inserting in lieu thereof the following:

"and if written notice under subsection 2 of section 21.403 was served, then such notice has been provided, and he or she purposely:"; and

Further amend said page and section, Lines 6 and 7, by deleting said lines and inserting in lieu thereof the following:

"(2) After having appeared, refuses to answer any question necessary to the inquiry; or"; and

Further amend said page and section, Line 8, by deleting the phrase "**required documents.**" on said line and inserting in lieu thereof the following:

"required documents necessary to the inquiry."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Evans, **House Amendment No. 1** was adopted.

Representative Billington offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 7, Section 441.231, Lines 1-2, by deleting said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Billington, House Amendment No. 2 was adopted.

Representative Veit offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 6, Section 301.576, Line 14, by inserting after said section and line the following:

- "347.143. 1. A limited liability company may be dissolved involuntarily by a decree of the circuit court for the county in which the registered office of the limited liability company is situated in an action filed by the attorney general when it is established that the limited liability company:
 - (1) Has procured its articles of organization through fraud;
 - (2) Has exceeded or abused the authority conferred upon it by law;
 - (3) Has carried on, conducted, or transacted its business in a fraudulent or illegal manner; or
 - (4) By the abuse of its powers contrary to the public policy of the state, has become liable to be dissolved.
- 2. On application by or for a member, the circuit court for the county in which the registered office of the limited liability company is located may decree dissolution of a limited liability company [whenever] if the court determines:
 - (1) It is not reasonably practicable to carry on the business in conformity with the operating agreement;
- (2) Dissolution is reasonably necessary for the protection of the rights or interests of the complaining members;
 - (3) The business of the limited liability company has been abandoned;
 - (4) The management of the limited liability company is deadlocked or subject to internal dissension; or
- (5) Those in control of the limited liability company have been found guilty of, or have knowingly countenanced, persistent and pervasive fraud, mismanagement, or abuse of authority."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Veit, **House Amendment No. 3** was adopted.

Representative Ross offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 6, Section 213.012, Line 4, by inserting after said section and line the following:

- "270.170. 1. If any swine or sheep shall be found running at large, contrary to the provisions of this chapter, it shall be lawful for any person on whose premises said swine or sheep shall be found to restrain the same forthwith, and give the owner, if known, notice in writing that such person has restrained said swine or sheep, and the amount of damages such person claims in the premises, and requiring the owner to take said swine or sheep away and pay such damages; and such owner shall pay such person a reasonable sum for taking up, feeding and caring for the same, and the actual damages done by said swine or sheep. If such owner fails to comply with the provisions of this section within three days after receiving such notice, or if the owner of such swine or sheep be unknown, such swine or sheep shall be disposed of in the manner provided for in section 270.180.
- 2. Any swine not conspicuously identified by ear tags or other forms of identification that were born in the wild or that lived outside of captivity for a sufficient length of time to be considered wild by nature by hiding from humans or being nocturnal shall be considered feral hogs. Any person may at any time take or kill any number of such feral hogs on such person's own property, on any other person's private property with the permission of the property owner, or on any publicly owned land. Such taking or killing shall be performed as provided by law, except that this provision shall not be construed to require any person to obtain any permit for such taking or killing or to authorize the state or any political subdivision thereof to require a permit for such taking or killing.
- 270.270. 1. Any person possessing or transporting live Russian or European wild boar or wild-caught swine on or through public land without a Missouri department of agriculture permit is guilty of a class A misdemeanor. Each violation of this subsection shall be a separate offense.
- 2. Any law enforcement officer, any agent of the conservation commission, or the state veterinarian is authorized to enforce the provisions of this section, section 270.260, and section 270.400.
- 3. Nothing in this chapter shall be construed to allow any person taking, killing, or transporting any feral hog to trespass on any property not owned by such person in violation of any provision of chapter 569.
 - 270.400. 1. For purposes of this section, the following terms mean:
- (1) "Feral hog", any hog, including Russian and European wild boar, that is not conspicuously identified by ear tags or other forms of identification and is roaming freely upon public or private lands without the landowner's permission;
- (2) "Landowner's agent", any person who has permission from a landowner to be present on the landowner's property.
- 2. A person may kill a feral hog roaming freely upon such person's land and shall not be liable to the owner of the hog for the loss of the hog.
- 3. Any person may take or kill a feral hog on public land or private land with the consent of the landowner; except that, during the firearms deer and turkey hunting season, the regulations of the Missouri wildlife code shall apply. Such person shall not be liable to the owner of the hog for the loss of such hog.
- 4. [No person except a landowner or such landowner's agent on such landowner's property shall take, attempt to take, or kill a feral hog with the use of an artificial light.
- 5.] The director of the department of agriculture shall promulgate rules for fencing and health standards for Russian and European wild boar and wild-caught swine held alive on private land. Any person holding Russian or European wild boar or wild-caught swine on private land shall annually submit an application to the department for a permit. Any applicant that successfully meets the requirements under this section as determined by the department and pays an application fee shall be issued a permit.
- [6:] **5.** Russian and European wild boar and wild-caught swine may move only from a farm to a farm or directly to slaughter or to a slaughter-only market. The department shall promulgate rules for exemption permits and a fee structure to offset the actual and necessary costs incurred to enforce the provisions of this section.

- [7-] 6. (1) There is hereby created in the state treasury the "Animal Health Fund", which shall consist of all fees and administrative penalties collected by the department of agriculture under this section and section 270.260. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. Upon appropriation, moneys in the fund shall be used for the administration of this section and section 270.260.
- (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- (3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- [8-] 7. Any person who violates subsection 2 of section 270.260 may, in addition to the penalty imposed under section 270.260, be assessed an administrative penalty of up to one thousand dollars per violation. Any person who is assessed an administrative penalty under this section shall be notified in writing of the right to appeal. Such person may request a hearing before the director of the department of agriculture. Such request shall be made in writing no later than thirty days after the date on which the person was notified of the violation of section 270.260.
- [9-] **8.** Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2010, shall be invalid and void.
 - [10:] 9. Nothing in this section shall be construed to apply to domestic swine."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ross, **House Amendment No. 4** was adopted.

Representative Dinkins offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 17, Section 537.115, Line 47, by inserting after all of said section and line the following:

"537.328. 1. As used in this section, the following terms mean:

- (1) "Camping", all aspects of visiting, staying at, using, and leaving a private campground, including lodging of all types;
- (2) "Inherent risks of camping", those dangers, hazards, or conditions that are an integral part of camping including, but not limited to, the following:
- (a) Features of the natural world, such as trees, tree stumps, naturally occurring infectious agents, roots, brush, rocks, mud, sand, standing and moving water, and soil;
 - (b) Uneven and unpredictable terrain;
- (c) Natural bodies of water and accessories permitting the use of natural bodies of water, including piers, docks, swimming and aquatic sports, or recreation facilities or areas;
- (d) Another camper or visitor at the private campground acting in a negligent manner, if the private campground owner or an employee or officer of the private campground owner is not involved;
 - (e) A lack of lighting, including lighting at campsites;
 - (f) Campfires in a fire pit or an enclosure provided by the private campground;
 - (g) Weather and weather-related events;
 - (h) Insects, birds, and other wildlife;
 - (i) A violation of safety rules or a disregard for signs or other methods of communicating warnings;
 - (i) Actions by a camper or visitor that exceed his or her physical limitations or abilities;
- (k) Animals of other campers or visitors that cause injury, unless the private campground owner or an employee or officer of the private campground owner has accepted responsibility for care of the animal;
- (l) Damage caused by fireworks from a camper, visitor, or offsite entity not authorized by the private campground owner or employee or officer of a private campground owner;

- (m) Any person coming onto the campsite not reported to the private campground owner or an employee or officer of the private campground owner;
- (3) "Private campground", any parcel or tract of land, including buildings and other structures, that is owned or operated by a private property owner where five or more campsites are made available for use as temporary living quarters for recreational, camping, travel, or seasonal use. The term "private campground" shall also include recreational vehicle parks.
- 2. Except as provided in subsection 4 of this section, a private campground owner or an employee or officer of a private campground owner shall not be liable for acts or omissions related to camping at a private campground if a person is injured or killed or property is damaged as a result of an inherent risk of camping.
- 3. This section shall not apply to any employer-employee relationship governed by the provisions of chapter 287.
- 4. The provisions of subsection 2 of this section shall not prevent or limit liability of a private campground owner or an employee or officer of a private campground owner who:
 - (1) Intentionally causes the injury, death, or property damage;
- (2) Acts with a willful or wanton disregard for the safety of the person or property damaged. As used in this subdivision, "willful and wanton" means conduct committed with an intentional or reckless disregard for the safety of others; or
- (3) Fails to conspicuously post warning signs of a dangerous, inconspicuous condition known to the owner of the private campground, or his or her employees or officers, on the property that the owner owns, leases, rents, or is otherwise in lawful control of or in possession of if the owner, employee, or officer is aware of the condition by reason of a prior injury involving the same location or the same mechanism of injury.

Such warning signs shall appear in black letters on a white background with each letter to be a minimum of one inch in height.

5. Every written contract entered into by a private campground owner or an employee or officer of a private campground owner shall contain, in clearly readable print, the warning notice specified in this subsection. The signs described in subdivision (3) of subsection 4 of this section and contracts described in this subsection shall contain the following warning notice:

"WARNING

Under Missouri law, a private campground owner or an employee or officer of a private campground owner is not liable for an injury to or the death of a person or any property damage resulting from the inherent risks of camping under the Revised Statutes of Missouri."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dinkins, House Amendment No. 5 was adopted.

Representative Roberts (161) offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 23, Section 576.030, Line 7, by inserting after said section and line the following:

- "577.010. 1. A person commits the offense of driving while intoxicated if he or she operates a vehicle while in an intoxicated condition.
 - 2. The offense of driving while intoxicated is:
 - (1) A class B misdemeanor;
 - (2) A class A misdemeanor if:
 - (a) The defendant is a prior offender; or
 - (b) A person less than seventeen years of age is present in the vehicle;
 - (3) A class E felony if:
 - (a) The defendant is a persistent offender; or

- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;
 - (4) A class D felony if:
 - (a) The defendant is an aggravated offender;
- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or
- (c) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;
 - (5) A class C felony if:
 - (a) The defendant is a chronic offender;
- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or
- (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of another person;
 - (6) A class B felony if:
 - (a) The defendant is a habitual offender;
- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel;
- (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant's vehicle leaving a highway, as defined in section 301.010, or the highway's right-of-way;
- (d) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of two or more persons; or
- (e) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;
- (7) A class A felony if the defendant has previously been found guilty of an offense under paragraphs (a) to (e) of subdivision (6) of this subsection and is found guilty of a subsequent violation of such paragraphs.
- 3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of driving while intoxicated as a first offense shall not be granted a suspended imposition of sentence:
 - (1) Unless such person shall be placed on probation for a minimum of two years; or
- (2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates and successfully completes a program under such DWI court or docket or other court-ordered treatment program.
- 4. If a person is found guilty of a second or subsequent offense of driving while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.
- 5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:
- (1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;
- (2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.
 - 6. A person found guilty of the offense of driving while intoxicated:
- (1) As a prior offender, persistent offender, aggravated offender, chronic offender, or habitual offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;
- (2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least thirty days **involving at least two hundred forty hours** of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;

- (3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least sixty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;
- (4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;
- (5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and
- (6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.
- 577.012. 1. A person commits the offense of driving with excessive blood alcohol content if such person operates:
- (1) A vehicle while having eight-hundredths of one percent or more by weight of alcohol in his or her blood; or
- (2) A commercial motor vehicle while having four one-hundredths of one percent or more by weight of alcohol in his or her blood.
- 2. As used in this section, percent by weight of alcohol in the blood shall be based upon grams of alcohol per one hundred milliliters of blood or two hundred ten liters of breath and may be shown by chemical analysis of the person's blood, breath, saliva or urine. For the purposes of determining the alcoholic content of a person's blood under this section, the test shall be conducted in accordance with the provisions of sections 577.020 to 577.041.
 - 3. The offense of driving with excessive blood alcohol content is:
 - (1) A class B misdemeanor;
 - (2) A class A misdemeanor if the defendant is alleged and proved to be a prior offender;
 - (3) A class E felony if the defendant is alleged and proved to be a persistent offender;
 - (4) A class D felony if the defendant is alleged and proved to be an aggravated offender;
 - (5) A class C felony if the defendant is alleged and proved to be a chronic offender;
 - (6) A class B felony if the defendant is alleged and proved to be a habitual offender.
- 4. A person found guilty of the offense of driving with an excessive blood alcohol content as a first offense shall not be granted a suspended imposition of sentence:
 - (1) Unless such person shall be placed on probation for a minimum of two years; or
- (2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates in and successfully completes a program under such DWI court or docket or other court-ordered treatment program.
- 5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 4 of this section:
- (1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;
- (2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.
- 6. If a person is found guilty of a second or subsequent offense of driving with an excessive blood alcohol content, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.
 - 7. A person found guilty of driving with excessive blood alcohol content:
- (1) As a prior offender, persistent offender, aggravated offender, chronic offender or habitual offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;
- (2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:

- (a) Unless as a condition of such parole or probation such person performs at least thirty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;
- (3) As a persistent offender shall not be granted parole or probation until he or she has served a minimum of thirty days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least sixty days **involving at least four hundred eighty hours** of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;
- (4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;
- (5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and
- (6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Christofanelli offered **House Amendment No. 1 to House Amendment No. 6**.

House Amendment No. 1 to House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 1, Line 1, by inserting after the number "662," the following:

"Page 17, Section 550.125, Line 20, by inserting after the word "county." the following:

"If the amount disbursed is less than the costs described in subsection 2 of this section, the county in which the capital case originated shall reimburse the county to which the case was transferred for the difference."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Christofanelli, **House Amendment No. 1 to House Amendment No. 6** was adopted.

On motion of Representative Roberts (161), **House Amendment No. 6, as amended**, was adopted.

Representative Roden offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 2, Section 21.405, Line 20, by inserting after all of said section and line the following:

- "57.280. 1. Sheriffs shall receive a charge for service of any summons, writ or other order of court, in connection with any civil case, and making on the same either a return indicating service, a non est return or a nulla bona return, the sum of twenty dollars for each item to be served, except that a sheriff shall receive a charge for service of any subpoena, and making a return on the same, the sum of ten dollars; however, no such charge shall be collected in any proceeding when court costs are to be paid by the state, county or municipality. In addition to such charge, the sheriff shall be entitled to receive for each mile actually traveled in serving any summons, writ, subpoena or other order of court the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile, provided that such mileage shall not be charged for more than one subpoena or summons or other writ served in the same cause on the same trip. All of such charges shall be received by the sheriff who is requested to perform the service. Except as otherwise provided by law, all charges made pursuant to this section shall be collected by the court clerk as court costs and are payable prior to the time the service is rendered; provided that if the amount of such charge cannot be readily determined, then the sheriff shall receive a deposit based upon the likely amount of such charge, and the balance of such charge shall be payable immediately upon ascertainment of the proper amount of said charge. A sheriff may refuse to perform any service in any action or proceeding, other than when court costs are waived as provided by law, until the charge provided by this section is paid. Failure to receive the charge shall not affect the validity of the service.
- 2. The sheriff shall receive for receiving and paying moneys on execution or other process, where lands or goods have been levied and advertised and sold, five percent on five hundred dollars and four percent on all sums above five hundred dollars, and half of these sums, when the money is paid to the sheriff without a levy, or where the lands or goods levied on shall not be sold and the money is paid to the sheriff or person entitled thereto, his agent or attorney. The party at whose application any writ, execution, subpoena or other process has issued from the court shall pay the sheriff's costs for the removal, transportation, storage, safekeeping and support of any property to be seized pursuant to legal process before such seizure. The sheriff shall be allowed for each mile, going and returning from the courthouse of the county in which he resides to the place where the court is held, the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile. The provisions of this subsection shall not apply to garnishment proceeds.
- 3. The sheriff upon the receipt of the charge herein provided for shall pay into the treasury of the county any and all charges received pursuant to the provisions of this section. The funds collected pursuant to this section, not to exceed fifty thousand dollars in any calendar year, shall be held in a fund established by the county treasurer, which may be expended at the discretion of the sheriff for the furtherance of the sheriff's set duties. Any such funds in excess of fifty thousand dollars in any calendar year shall be placed to the credit of the general revenue fund of the county. Moneys in the fund shall be used only for the procurement of services and equipment to support the operation of the sheriff's office. Moneys in the fund established pursuant to this subsection shall not lapse to the county general revenue fund at the end of any county budget or fiscal year.
- 4. Notwithstanding the provisions of subsection 3 of this section to the contrary, the sheriff[, or any other person specially appointed to serve in a county that receives funds under section 57.278,] shall receive ten dollars for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of this section, in addition to the charge for such service that each sheriff receives under subsection 1 of this section. The money received by the sheriff[, or any other person specially appointed to serve in a county that receives funds under section 57.278,] under this subsection shall be paid into the county treasury and the county treasurer shall make such money payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278.
- 5. Notwithstanding the provisions of subsection 3 of this section to the contrary, the court clerk shall collect ten dollars as a court cost for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of this section when any person other than a sheriff is specially appointed to serve in a county that receives funds under section 57.278. The money received by the clerk under this subsection shall be paid into the county treasury and the county treasurer shall make such money payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278."; and

Further amend said bill, Page 9, Section 485.060, Line 23, by inserting after all of said section and line the following:

- "488.435. 1. Sheriffs shall receive a charge, as provided in section 57.280, for service of any summons, writ or other order of court, in connection with any civil case, and making on the same either a return indicating service, a non est return or a nulla bona return, the sum of twenty dollars for each item to be served, as provided in section 57.280, except that a sheriff shall receive a charge for service of any subpoena, and making a return on the same, the sum of ten dollars, as provided in section 57.280; however, no such charge shall be collected in any proceeding when court costs are to be paid by the state, county or municipality. In addition to such charge, the sheriff shall be entitled, as provided in section 57.280, to receive for each mile actually traveled in serving any summons, writ, subpoena or other order of court, the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile, provided that such mileage shall not be charged for more than one subpoena or summons or other writ served in the same cause on the same trip. All of such charges shall be received by the sheriff who is requested to perform the service. Except as otherwise provided by law, all charges made pursuant to section 57.280 shall be collected by the court clerk as court costs and are payable prior to the time the service is rendered; provided that if the amount of such charge cannot be readily determined, then the sheriff shall receive a deposit based upon the likely amount of such charge, and the balance of such charge shall be payable immediately upon ascertainment of the proper amount of such charge. A sheriff may refuse to perform any service in any action or proceeding, other than when court costs are waived as provided by law, until the charge provided by this section is paid. Failure to receive the charge shall not affect the validity of the service.
- 2. The sheriff shall, as provided in section 57.280, receive for receiving and paying moneys on execution or other process, where lands or goods have been levied and advertised and sold, five percent on five hundred dollars and four percent on all sums above five hundred dollars, and half of these sums, when the money is paid to the sheriff without a levy, or where the lands or goods levied on shall not be sold and the money is paid to the sheriff or person entitled thereto, his or her agent or attorney. The party at whose application any writ, execution, subpoena or other process has issued from the court shall pay the sheriff's costs, as provided in section 57.280, for the removal, transportation, storage, safekeeping and support of any property to be seized pursuant to legal process before such seizure. The sheriff shall be allowed for each mile, as provided in section 57.280, going and returning from the courthouse of the county in which he or she resides to the place where the court is held, the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile. The provisions of this subsection shall not apply to garnishment proceeds.
- 3. As provided in subsection 4 of section 57.280, the sheriff shall receive ten dollars for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of section 57.280, in addition to the charge for such service that each sheriff receives under subsection 1 of section 57.280. The money received by the sheriff under subsection 4 of section 57.280 shall be paid into the county treasury and the county treasurer shall make such money payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278.
- 4. The court clerk shall collect ten dollars as a court cost for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of this section when any person other than a sheriff is specially appointed to serve in a county that receives funds under section 57.278. The money received by the clerk under this subsection shall be paid into the county treasury and the county treasurer shall make such money payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, House Amendment No. 7 was adopted.

Representative Kelley (127) offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 4, Section 160.082, Line 30, by inserting after all of said section and line the following:

"196.931. As used in sections 196.931 to 196.953 unless the context clearly indicates otherwise, the following words and terms shall have the meaning indicated:

- (1) "Grade A pasteurized milk", grade A raw milk for pasteurization which has been pasteurized, cooled, and placed in the final container in a milk plant and conforming with the sanitation and bacteriological standards authorized by sections 196.931 to 196.953 and regulations promulgated thereunder;
- (2) "Grade A raw milk for pasteurization", raw milk for pasteurization from producer dairies and conforming with all of the sanitation and bacteriological standards authorized by sections 196.931 to 196.953 and regulations which are promulgated thereunder;
- (3) "Grade A retail raw milk or cream", raw milk or cream produced upon dairy farms conforming to sanitation and bacteriological standards that meet or exceed that of grade A pasteurized milk;
- (4) "Graded fluid milk and fluid milk products", milk products include cream, light cream, coffee cream, table cream, whipping cream, light whipping cream, heavy cream, heavy whipping cream, whipped cream, whipped light cream, whipped coffee cream, whipped table cream, sour cream, cultured sour cream, half-and-half, sour half-and-half, cultured half-and-half, reconstituted or recombined milk and milk products, concentrated milk, concentrated milk products, skim milk, skimmed milk, lowfat milk, fortified milk and milk products, vitamin D milk and milk products, homogenized milk, flavored milk or milk products, eggnog, eggnog flavored milk, eggnog flavored lowfat milk, buttermilk, cultured buttermilk, cultured milk, cultured whole milk buttermilk, and acidified milk and milk products, and other fluid milk and fluid milk products so declared by the board which are sold, offered for sale, exposed for sale, delivered or advertised as graded milk and milk products;
- [(4)] (5) "Manufacturing raw milk", milk that does not meet the requirements of grade A raw milk for pasteurization as defined in sections 196.931 to 196.959;
- [(5)] (6) "Milk plant", any place, premises or establishment where graded fluid milk or fluid milk products are collected, handled, processed, stored, bottled, pasteurized and prepared for distribution, except an establishment where graded fluid milk products are sold at retail as purchased from a milk plant;
 - [(6)] (7) "Milk plant operator", any person, firm, corporation or association operating any milk plant;
- [(7)] (8) "Milk producer", any person who operates a dairy farm and provides, sells, or offers milk for sale to a milk plant, receiving station, or transfer station;
 - [(8)] (9) "Official rating agency", the state milk board;
- [(9)] (10) "Official rating survey", the survey conducted by the official state rating agency, as required by sections 196.931 to 196.953;
- [(10)] (11) "Person" [shall mean], an individual or individuals, or a firm, partnership, company, corporation, trustee, or association;
- [(11)] (12) "Political subdivision", any municipality, city, incorporated town, village, county, township, district or authority, or any portion or combination of two or more thereof;
 - [(12)] (13) "State department of agriculture", the department of agriculture of Missouri;
- [(13)] (14) "State department of health and senior services", the department of health and senior services of Missouri;
- [(14)] (15) "State milk board", an appointed state agency functioning as administrator of state milk inspection; [and]
- [(15)] (16) "State milk inspection", the services of inspection, regulation, grading, and program evaluation of fluid milk and fluid milk products by agents, representatives or employees of the state milk board under the terms and provisions of sections 196.931 to 196.959 and regulations adopted to regulate the production, transportation, processing, manufacture, distribution and sale of graded fluid milk and fluid milk products.
- 196.935. **1.** No person shall sell, offer for sale, expose for sale, transport, or deliver any graded fluid milk or graded fluid milk products in this state unless the milk or milk products are graded and produced, transported, processed, manufactured, distributed, labeled and sold under state milk inspection and the same has also been produced or pasteurized as required by a regulation authorized by section 196.939 and under proper permits issued thereunder. Only pasteurized graded fluid milk and fluid milk products as defined in subdivision [(3)] (4) of section 196.931 shall be sold to the final consumer, or to restaurants, soda fountains, grocery stores, or similar establishments; except **that:**
- (1) Grade A retail raw milk or cream produced in Missouri may be sold to grocery stores, restaurants, soda fountains, or similar establishments as long as:
- (a) The grade A retail raw milk or cream is clearly labeled "WARNING: This product has not been pasteurized and, therefore, may contain harmful bacteria that can cause serious illness in children, the elderly, and persons with weakened immune systems"; and

- (b) If the grade A retail raw milk or cream is sold in a manner that does not allow the final consumer to see the product with the label described in paragraph (a) of this subdivision, the label is presented to the consumer through a written notice on the menu or in some other manner; and
- (2) An individual, who is the final consumer, may purchase and have delivered to him or her for his or her own use raw milk or cream from a farm.
- 2. No bottler or distributer of grade A retail raw milk or cream shall expose for sale, transport, or deliver any milk in this state unless the milk has been inspected by the state milk board at an interval set by the board but not less than quarterly.
- 3. Any dairy farm producing grade A retail raw milk or cream shall have its herd accredited or certified by the United States Department of Agriculture as a tuberculosis-free and a brucellosis-free herd. While the herd is in the process of qualifying for such United States Department of Agriculture accreditation or certification, all animals in the herd shall be tested annually for tuberculosis and brucellosis until such herd is accredited or certified."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), House Amendment No. 8 was adopted.

Representative Pollitt (52) offered House Amendment No. 9.

House Amendment No. 9

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 19, Section 565.002, Line 54, by deleting the word "and"; and

Further amend said bill, page and section, Line 56, by deleting the words "charter school;" and inserting in lieu there of the following:

"charter school; or

(m) A sports official assaulted at a sporting event while the sports official is performing his or her duties as a sports official or as a direct result of such duties. A sporting event shall include all levels of competition. A sports official shall include, but not be limited to, a judge, linesman, official, referee, or umpire. To qualify as a sports official, a person shall be trained and certified or registered as such by an organization engaged in the education, training, and certifying or registering of sports officials."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Anderson	Andrews	Bailey	Baker
Black 137	Black 7	Bondon	Bromley
Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dohrman
Eslinger	Evans	Falkner	Fishel
Gannon	Grier	Griesheimer	Griffith
Haffner	Hansen	Helms	Henderson
Hill	Houx	Hovis	Hudson
Justus	Kelley 127	Kelly 141	Kidd
Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Moon	Morris 140
	Chipman Deaton Eslinger Gannon Haffner Hill Justus Lovasco	Black 137 Black 7 Chipman Christofanelli Deaton DeGroot Eslinger Evans Gannon Grier Haffner Hansen Hill Houx Justus Kelley 127 Lovasco Love	Black 137 Black 7 Bondon Chipman Christofanelli Coleman 32 Deaton DeGroot Dinkins Eslinger Evans Falkner Gannon Grier Haffner Hansen Helms Hill Houx Hovis Justus Kelley 127 Kelly 141 Lovasco Love Lynch

Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				S
NOES: 041				
. 11	D	ъ.:	D	D 1
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Ellebracht	Gray
Gunby	Hannegan	Ingle	Kendrick	Lavender
Mackey	McCreery	Merideth	Mitten	Morgan
Mosley	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Young				
PRESENT: 000				
ABSENT WITH LEAV	/E: 020			
Aldridge	Basye	Burns	Carter	Clemens
Dogan	Francis	Green	Gregory	Knight
Messenger	Miller	Pfautsch	Runions	Sain

VACANCIES: 001

Schroer

Sauls

On motion of Representative Pollitt (52), House Amendment No. 9 was adopted.

Stephens 128

Tate

Representative Bosley offered House Amendment No. 10.

Shull 16

House Amendment No. 10

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 662, Page 9, Section 451.040, Line 55, by inserting after said line the following:

"7. In the event a recorder of deeds utilizes an online process to accept applications for a marriage license or to issue a marriage license and the applicants' identity has not been verified in person, the recorder shall have a two-step identity verification process or a process that independently verifies the identity of such applicants. Such process shall be adopted as part of any electronic system for marriage licenses if the applicants do not present themselves to the recorder or his or her designee in person. It shall be the responsibility of the recorder to ensure any process adopted to allow electronic application or issuance of a marriage license verifies the identities of both applicants. The recorder shall not accept applications for or issue marriage licenses through the process provided in this subsection unless at least one of the applicants is a resident of the county or city not within a county in which the application was submitted."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bosley, House Amendment No. 10 was adopted.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	097

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bosley	Bromley	Busick	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Lovasco	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Ross	Ruth	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Solon	Sommer	Spencer
Stacy	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			
NOES: 042				

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Brown 27	Brown 70	Burnett	Butz
Carpenter	Chappelle-Nadal	Clemens	Ellebracht	Gray
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Moon	Morgan
Mosley	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 023

Burns	Carter	Chipman	Christofanelli	Dogan
Francis	Green	Gregory	Houx	Knight
Love	Messenger	Miller	Roden	Rone
Runions	Sain	Schnelting	Schroer	Shull 16
Smith	Stephens 128	Tate		

VACANCIES: 001

Speaker Haahr resumed the Chair.

On motion of Representative Evans, HCS SCS SB 662, as amended, was adopted.

On motion of Representative Evans, **HCS SCS SB 662**, as amended, was read the third time and passed by the following vote:

AYES: 089			
Allred	Anderson	Andrews	Ba
Basye	Black 137	Black 7	Во
Busick	Christofanelli	Coleman 32	Co
Deaton	DeGroot	Dinkins	Do
Eslinger	Evans	Falkner	Fis
Gannon	Grier	Griesheimer	Gr
Haffner	Hannegan	Hansen	He
Hicks	Houx	Hovis	Ηu
Kelley 127	Kelly 141	Knight	Ko
Mayhew	McDaniel	McGaugh	M
Morris 140	Morse 151	Muntzel	Mι
Patterson	Pfautsch	Pike	Plo
Porter	Reedy	Rehder	To
Richey	Riggs	Roberts 161	Ro
Ross	Ruth	Schnelting	Sh
Shawan	Smith	Solon	So
Swan	Trent	Veit	Ve
Wiemann	Wilson	Wright	Mı

ailey Baker ondon Bromley oleman 97 Cupps Ohrman Eggleston Fitzwater ishel riffith Haden [elms Henderson Justus ludson Lynch olkmeyer Miller 1cGirl O'Donnell lurphy locher Pollitt 52 oalson Reisch Remole oden Rone Shaul 113 harpe 4 Stephens 128 ommer Walsh escovo Ir. Speaker

NOES: 058

Aldridge	Appelbaum	Bangert	Baringer	Beck
Billington	Bland Manlove	Brown 27	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Chipman	Clemens
Dogan	Ellebracht	Gray	Gunby	Hill
Hurst	Ingle	Kendrick	Kidd	Lavender
Lovasco	Mackey	McCreery	Merideth	Mitten
Moon	Morgan	Mosley	Neely	Person
Pierson Jr.	Pietzman	Pogue	Pollock 123	Price
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Sauls	Sharp 36	Simmons	Spencer
Stacy	Stevens 46	Taylor	Unsicker	Washington
Windham	Wood	Young		

PRESENT: 003

Barnes Bosley Love

ABSENT WITH LEAVE: 012

BurnsCarterFrancisGreenGregoryMessengerRunionsSainSchroerShieldsShull 16Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

Representative Hill raised a point of order that a member was in violation of Rule 85.

The Chair took the point of order under advisement and reminded members to confine their remarks to the question at hand.

The emergency clause was defeated by the following vote:

A`	YΕ	S:	1	01

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McGaugh	McGirl	Miller	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				
NOEG 040				

NOES: 049

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carpenter	Chappelle-Nadal	Clemens
Ellebracht	Gray	Gunby	Hurst	Ingle
Kendrick	Kidd	Lavender	Mackey	McCreery
McDaniel	Merideth	Mitten	Moon	Morgan
Mosley	Person	Pierson Jr.	Pogue	Price
Proudie	Quade	Razer	Remole	Roberts 77
Rogers	Rowland	Sauls	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 012

Burns Carter Dogan Francis Green Gregory Messenger Runions Sain Schroer

Shull 16 Tate

VACANCIES: 001

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2004 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2004, Page 10, Section 4.160, Line 6, by striking the number "\$2,152,065" and inserting in lieu thereof the number "\$2,202,065"; and

Further amend section and bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2005 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS SCS HS HCS HB 2006 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2007 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2008 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2008, Page 15, Section 8.155, Line 11, by striking the number "54,615" and inserting in lieu thereof the number "89,511"; and

Further amend said bill, Section 8.155, Page 15, Line 14, by striking the number "54,674" and inserting in lieu thereof "72,122"; and

Further amend said bill, Section 8.305, Page 24, Line 11, by inserting immediately after said line the following:

"From State Emergency Management Federal Stimulus Fund (2335)......\$100,000;"; and

Further amend section and bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2009 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2010 entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2010, Page 36, Section 10.700, Line 26, by striking the number "68,053" and inserting in lieu thereof the number "172,003"; and

Further amend section and bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HS HCS HB 2011 entitled:

An act to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2011, Page 14, Section 11.150, Lines 44-56, by striking all of said lines from the bill; and

Further amend section and bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HS HCS HB 2012** entitled:

An act to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HCS HB 2013 entitled:

An act to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

In which the concurrence of the House is respectfully requested.

COMMITTEE REPORTS

Committee on Insurance Policy, Vice-Chairman Muntzel reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **SB 551**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Appelbaum, Butz, Coleman (32), Ellebracht, Hansen, Helms, Henderson, Mitten, Muntzel, Pfautsch, Porter, Sauls and Wright Noes (0)

Absent (5): Hill, Messenger, Morris (140), Shull (16) and Tate

Special Committee on Regulatory Oversight and Reform, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SS SCS SB 570**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Bailey, Hicks, Houx, O'Donnell and Washington

Noes (1): Baringer

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SB 587**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Bailey, Hicks, Houx, O'Donnell and Washington

Noes (1): Baringer

Absent (0)

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1766**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Veterans, to which was referred **SCR 32**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 594**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Coleman (97), Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (3): Dogan, Lavender and Mitten

Present (1): Bangert

Absent (2): Carpenter and Gregory

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 77 - Fiscal Review

HJR 78 - Fiscal Review

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1710 - Fiscal Review HCS HB 2555 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS SCS SB 594 - Fiscal Review

HCS SB 676 - Fiscal Review

SS#2 SB 704 - Special Committee on Regulatory Oversight and Reform

RE-REFERRAL OF SENATE BILLS

The following Senate Bill was re-referred to the Committee indicated:

SB 913 - Special Committee on Regulatory Oversight and Reform

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Wednesday, May 6, 2020.

CORRECTION TO THE HOUSE JOURNAL

AFFIDAVIT

I, State Representative Shamed Dogan, District 98, hereby state and affirm that my presence should have been noted in the House Journal for Thursday, April 30, 2020. I am requesting that the Journal be corrected to show that I was present in the chamber and my presence should have been recorded.

IN WITNESS THEREOF, I have hereunto subscribed my hand to this affidavit on this 5th day of May, 2020.

/s/ Shamed Dogan State Representative

State of Missouri)
) ss.
County of Cole)

Subscribed and sworn before me this 5th of May in the year 2020.

/s/ Kristal J. Hall Notary Public

COMMITTEE HEARINGS

BUDGET

Wednesday, May 6, 2020, 9:15 AM, House Chamber.

Executive session will be held: HJR 106

Executive session may be held on any matter referred to the committee.

Guest seating will be available in the upper gallery located on the 4th floor.

CHILDREN AND FAMILIES

Wednesday, May 6, 2020, 12:00 PM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 569

Executive session will be held: SS SCS SB 569

Executive session may be held on any matter referred to the committee.

CONFERENCE COMMITTEE ON BUDGET

Wednesday, May 6, 2020, 6:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget for SCS HS HCS HB 2002, as amended; SCS HS HCS

HB 2003; SCS HS HCS HB 2004, as amended; SCS HS HCS HB 2005; SS SCS HS HCS

HB 2006; SCS HS HCS HB 2007; SCS HS HCS HB 2008, as amended; SCS HS HCS HB 2009;

SCS HS HCS HB 2010, as amended; SCS HS HCS HB 2011, as amended; SCS HS HCS

HB 2012; and SCS HCS HB 2013. Live streaming will be available online at www.house.mo.gov.

CONFERENCE COMMITTEE ON BUDGET

Thursday, May 7, 2020, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget for SCS HS HCS HB 2002, as amended; SCS HS HCS

HB 2003; SCS HS HCS HB 2004, as amended; SCS HS HCS HB 2005; SS SCS HS HCS

HB 2006; SCS HS HCS HB 2007; SCS HS HCS HB 2008, as amended; SCS HS HCS HB 2009;

SCS HS HCS HB 2010, as amended; SCS HS HCS HB 2011, as amended; SCS HS HCS

HB 2012; and SCS HCS HB 2013. Live streaming will be available online at www.house.mo.gov.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, May 7, 2020, 8:00 AM, House Hearing Room 3.

Public hearing will be held: SB 831

Executive session will be held: SB 831

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Wednesday, May 6, 2020, 9:30 AM, House Hearing Room 7.

Executive session will be held: HCS SS#2 SCS SB 523, HCS SB 544, HCS SS SB 580,

HCS SCS SBs 673 & 560, HCS SCS SB 725, HCS SB 774, SS SCS HB 1467 & HB 1934

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, May 11, 2020, 10:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Second quarter JCPER meeting.

JUDICIARY

Thursday, May 7, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Public hearing will be held: SCS SB 578 Executive session will be held: SCS SB 578

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 6, 2020, 11:30 AM, House Hearing Room 3. Executive session will be held: SCR 32, HCS SB 551, HCS SS SCS SB 570 Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 6, 2020, 9:30 AM, House Hearing Room 3. Executive session will be held: SS#3 SJR 38, HCS SB 552 Executive session may be held on any matter referred to the committee. CANCELLED

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Wednesday, May 6, 2020, 4:00 PM, House Hearing Room 3. Public hearing will be held: SS#2 SCS SB 591, SB 913, SS#2 SB 704 Executive session will be held: SS#2 SCS SB 591, SB 913, SS#2 SB 704 Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, May 6, 2020, 8:00 AM, House Hearing Room 3. Public hearing will be held: SCS SB 867, SB 782 Executive session will be held: SCS SB 867, SB 782 Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-SEVENTH DAY, WEDNESDAY, MAY 6, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - ChipmanHCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HJR 78, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1710, (Fiscal Review 5/5/20) - Eggleston

HCS HB 2555, (Fiscal Review 5/5/20) - Deaton

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS Hbs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SS SB 580, (Fiscal Review 5/4/20) - Swan

HCS SCS SBs 673 & 560, (Fiscal Review 5/4/20) - Ross

HCS SB 544, (Fiscal Review 5/4/20) - Patterson

HCS SS#2 SCS SB 523, (Fiscal Review 5/4/20) - Roberts (161)

HCS SB 774, (Fiscal Review 5/4/20) - Wood

HCS SS SCS SB 594, (Fiscal Review 5/5/20) - Black (137)

HCS SB 676, Fiscal Review (5/5/20) - Christofanelli

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer

HCS SCS SB 725, (Fiscal Review 4/30/20) - Ross

HCS SS SB 618 - Kidd

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 & HCS HB 1898, as amended, (Fiscal Review

4/30/20) - Schroer

SS HCS HB 2046, as amended, (Fiscal Review 4/30/20) - Grier

SS SCS HB 1467 & HB 1934, as amended, (Fiscal Review 5/4/20) - Pike

SCS HCS HB 1655, (Fiscal Review 5/5/2020) - Kelly (141)

SCS HS HCS HB 2002, as amended - Smith

SCS HS HCS HB 2003 - Smith

SCS HS HCS HB 2004, as amended - Smith

SCS HS HCS HB 2005 - Smith

SS SCS HS HCS HB 2006 - Smith

SCS HS HCS HB 2007 - Smith

SCS HS HCS HB 2008, as amended - Smith

SCS HS HCS HB 2009 - Smith

SCS HS HCS HB 2010, as amended - Smith

SCS HS HCS HB 2011, as amended - Smith

SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

BILLS CARRYING REQUEST MESSAGES

SS SCS HB 1768, as amended, (request Senate recede/grant conference) - Riggs

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-SEVENTH DAY, WEDNESDAY, MAY 6, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Ken Wilson.

Heavenly Father, it is our prayer during these few moments of silent reflection that they be filled with meaning, with peace and comfort to each member here this morning. Father, we ask for Your guidance for this day because we know that we need only to concern ourselves with issues of this day. May your blessings of good health and safety be upon the members of this body. We pray for the family members at home as they continue to maintain a home and life. We pray for understanding and guidance, as we have so many things to do and so little time to do them in. Help us, Father, to make wise choices and proper use of our time. May each member, in their own way, reach out to You for Your help and guidance in all that we do this day. Hear our prayers and be with us this day.

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-sixth day was approved as printed by the following vote:

AYES: 124

Allred	Anderson	Andrews	Bailey	Baker
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bromley	Brown 27
Burnett	Busick	Butz	Carter	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kendrick	Kidd	Kolkmeyer	Lavender	Lovasco
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Miller	Moon	Morris 140	Morse 151	Mosley
Muntzel	Murphy	Neely	O'Donnell	Person
Pfautsch	Pierson Jr.	Pike	Pollitt 52	Porter
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rone	Ross	Ruth	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Stacy	Stephens 128	Stevens 46	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Young	Mr. Speaker	

NOES: 006

Appelbaum Mackey McCreery Merideth Rowland

Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 032

Aldridge Bland Manlove Bosley Brown 70 Bangert Burns Carpenter Coleman 97 Dogan Kelly 141 Mitten Morgan Knight Love Messenger Pietzman Plocher Pogue Pollock 123 Patterson Price Proudie Quade Rogers Runions Sain Shull 16 Spencer Tate Washington

Windham Wood

VACANCIES: 001

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HS HCS HB 2002, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2002, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2003 and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HB 1768**, as amended, and grants the House a conference thereon.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wiemann

Noes (0)

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HB 1467 and HB 1934**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wiemann

Noes (0)

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HCS HB 2046, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wiemann

Noes (0)

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SS#2 SCS SB 523, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 544**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SS SB 580, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SCS SBs 673 & 560, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 725**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 774**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wood

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HS HCS HB 2004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2004, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Smith again moved that the House refuse to adopt SCS HS HCS HB 2004, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2005 and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS SCS HS HCS HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SS SCS HS HCS HB 2006 and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2007 and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2008, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2008, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2009 and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2010, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2010, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2011, as amended, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2011, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Speaker Haahr resumed the Chair.

Representative Smith again moved that the House refuse to adopt SCS HS HCS HB 2011, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HS HCS HB 2012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HS HCS HB 2012 and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the House refuse to adopt SCS HCS HB 2013 and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, relating to criminal law, was taken up by Representative Schroer.

Representative Schroer moved that the House refuse to adopt SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SB 618, relating to utilities, was taken up by Representative Kidd.

On motion of Representative Kidd, the title of HCS SS SB 618 was agreed to.

Representative Kidd offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 1, Section A, Line 5, by inserting after all of said section and line the following:

"67.5122. Sections 67.5110 to 67.5122 shall expire on January 1, [2021] 2025, except that for small wireless facilities already permitted or collocated on authority poles prior to such date, the rate set forth in section 67.5116 for collocation of small wireless facilities on authority poles shall remain effective for the duration of the permit authorizing the collocation."; and

Further amend said bill, Pages 1-12, Section 144.030, Lines 1-402, by deleting all of said section and lines from the bill; and

Further amend said bill, Page 13, Section 393.1009, Line 41, by inserting after the word "filing" the following:

"associated with eligible system replacements less annual depreciation expenses and property taxes associated with any related facility retirements"; and

Further amend said bill, Page 18, Section 393.1015, Lines 102-103, by deleting the words "subject to commission approval," and inserting in lieu thereof the words "the commission shall issue an order to refund those amounts, and"; and

Further amend said bill, Pages 18-19, Section 393.1900, Lines 1-14, by deleting all of said section and lines from the bill: and

Further amend said bill, Page 26, Section 640.145, Line 12, by inserting after all of said section and line the following:

- "701.200. 1. Subject to appropriations, each school district, as such term is defined in section 160.011, may test a sample of a source of potable water in a public school building in that district serving students under first grade and constructed before 1996 for lead contamination in accordance with guidance provided by the department of health and senior services. The school district may submit the samples to a department-approved laboratory for analysis for lead and provide the written sampling results to the department within seven days of receipt.
- 2. The department shall develop guidance for schools in collecting and testing first-draw samples of potable water. The department shall develop and make publicly available a list of approved laboratories for lead analysis.
- 3. If any of the samples exceed current standards for parts per billion of lead established by the U.S. Environmental Protection Agency, the school district shall promptly provide individual notification of the sampling results, by written or electronic communication, to the parents or legal guardians of all enrolled students and include the following information: the corresponding sampling location within the building and the U.S. Environmental Protection Agency's website for information about lead in drinking water. If any of the samples taken in the building are at or below five parts per billion, notification may be made as provided in this subsection or by posting on the school's website.

- 4. The department may promulgate rules and regulations necessary to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
- 5. As used in this section, the term "source of potable water" shall mean the point at which nonbottled water that may be ingested by children or used for food preparation exits any tap, faucet, drinking fountain, wash basin in a classroom occupied by children or students under first grade, or similar point of use; provided, that all bathroom sinks and wash basins used by janitorial staff are excluded from this definition."; and

Further amend said bill and page, Section 67.5122, Lines 1-5, by deleting all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann resumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Billington Black 137 Black 7 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Eggleston Eslinger Evans Falkner Fishel Francis Gannon Gregory Grier Haden Haffner Hannegan Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4 Shaul 113 Shields Simmons Solon	Allred	Anderson	Andrews	Bailey	Baker
Cupps Deaton DeGroot Dinkins Dohrman Eggleston Eslinger Evans Falkner Fishel Francis Gannon Gregory Grier Haden Haffner Hannegan Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4	Billington	Black 137	Black 7	Bondon	Bromley
Eggleston Eslinger Evans Falkner Fishel Francis Gannon Gregory Grier Haden Haffner Hannegan Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4	Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
FrancisGannonGregoryGrierHadenHaffnerHanneganHendersonHicksHillHouxHovisHudsonHurstJustusKelley 127Kelly 141KiddKnightKolkmeyerLovascoLoveLynchMayhewMcDanielMcGaughMcGirlMillerMorris 140Morse 151MuntzelMurphyO'DonnellPattersonPfautschPikePlocherPollitt 52PorterReedyRehderToalson ReischRemoleRicheyRiggsRodenRoneRossRuthSharpe 4	Cupps	Deaton	DeGroot	Dinkins	Dohrman
Haffner Hannegan Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4	Eggleston	Eslinger	Evans	Falkner	Fishel
Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4	Francis	Gannon	Gregory	Grier	Haden
Kelley 127Kelly 141KiddKnightKolkmeyerLovascoLoveLynchMayhewMcDanielMcGaughMcGirlMillerMorris 140Morse 151MuntzelMurphyO'DonnellPattersonPfautschPikePlocherPollitt 52PorterReedyRehderToalson ReischRemoleRicheyRiggsRodenRoneRossRuthSharpe 4	Haffner	Hannegan	Henderson	Hicks	Hill
LovascoLoveLynchMayhewMcDanielMcGaughMcGirlMillerMorris 140Morse 151MuntzelMurphyO'DonnellPattersonPfautschPikePlocherPollitt 52PorterReedyRehderToalson ReischRemoleRicheyRiggsRodenRoneRossRuthSharpe 4	Houx	Hovis	Hudson	Hurst	Justus
McGaughMcGirlMillerMorris 140Morse 151MuntzelMurphyO'DonnellPattersonPfautschPikePlocherPollitt 52PorterReedyRehderToalson ReischRemoleRicheyRiggsRodenRoneRossRuthSharpe 4	Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4	Lovasco	Love	Lynch	Mayhew	McDaniel
Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4	McGaugh	McGirl	Miller	Morris 140	Morse 151
Rehder Toalson Reisch Remole Richey Riggs Roden Rone Ross Ruth Sharpe 4	Muntzel	Murphy	O'Donnell	Patterson	Pfautsch
Roden Rone Ross Ruth Sharpe 4	Pike	Plocher	Pollitt 52	Porter	Reedy
	Rehder	Toalson Reisch	Remole	Richey	Riggs
Shaul 113 Shields Simmons Solon Sommer	Roden	Rone	Ross	Ruth	Sharpe 4
Shear 113 Shirtes Shimons Solon Solimer	Shaul 113	Shields	Simmons	Solon	Sommer
Spencer Stacy Stephens 128 Swan Tate	Spencer	Stacy	Stephens 128	Swan	Tate
Taylor Trent Veit Vescovo Walsh	Taylor	Trent	Veit	Vescovo	Walsh
Wiemann Wilson Wood Wright Mr. Speaker	Wiemann	Wilson	Wood	Wright	Mr. Speaker
NOES: 032	NOES: 032				
Aldridge Appelbaum Bangert Baringer Beck	Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove Bosley Burnett Butz Clemens	Bland Manlove	Bosley	Burnett	Butz	Clemens
Gray Gunby Ingle Lavender Mackey	Gray	Gunby	Ingle	Lavender	Mackey
McCreery Merideth Morgan Mosley Person	McCreery	Merideth	Morgan	Mosley	Person
Pierson Jr. Price Proudie Quade Razer	Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77 Rogers Rowland Sharp 36 Unsicker	Roberts 77	Rogers	Rowland	Sharp 36	Unsicker
Windham Young	Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 035

Barnes	Basye	Brown 27	Brown 70	Burns
Carpenter	Carter	Chappelle-Nadal	Dogan	Ellebracht
Fitzwater	Green	Griesheimer	Griffith	Hansen
Helms	Kendrick	Messenger	Mitten	Moon
Neely	Pietzman	Pogue	Pollock 123	Roberts 161
Runions	Sain	Sauls	Schnelting	Schroer
Shawan	Shull 16	Smith	Stevens 46	Washington

VACANCIES: 001

On motion of Representative Kidd, **House Amendment No. 1** was adopted.

Representative Rone offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 12, Section 144.030, Line 402, by inserting after all of said section and line the following:

- "393.355. 1. As used in this section, the following terms shall mean:
- (1) "Electrical corporation", the same meaning given to the term in section 386.020, but shall not include an electrical corporation as described in subsection 2 of section 393.110;
 - (2) "Facility", a:
- (a) Facility whose primary industry is the [smelting] processing of [aluminum and] primary metals [, Standard Industrial Classification Code 3334];
- (b) Facility whose primary industry is the production or fabrication of steel, North American Industrial Classification System 331110; or
- (c) Facility with a new or incremental increase in load equal to or in excess of a monthly demand of fifty megawatts.
- 2. Notwithstanding section 393.130 or any other provision of law to the contrary, the public service commission shall have the authority to approve a special rate, outside a general rate proceeding, that is not based on the electrical corporation's cost of service for a facility if:
- (1) The commission determines, but for the authorization of the special rate the facility would not commence operations, the special rate is in the interest of the state of Missouri when considering the interests of the customers of the electrical corporation serving the facility, considering the incremental cost of serving the facility to receive the special rate, and the interests of the citizens of the state generally in promoting economic development, improving the tax base, providing employment opportunities in the state, and promoting such other benefits to the state as the commission may determine are created by approval of the special rate;
- (2) After approval of the special rate, the commission allocates in each general rate proceeding of the electrical corporation serving the facility the reduced revenues from the special rate as compared to the revenues that would have been generated at the rate the facility would have paid without the special rate to the electrical corporation's other customers through a uniform percentage adjustment to all components of the base rates of all customer classes; and
 - (3) The commission approves a tracking mechanism meeting the requirements of subsection 3 of this section.
- 3. Any commission order approving a special rate authorized by this section to provide service to a facility in the manner specified under subsection 4 of this section shall establish, as part of the commission's approval of a special rate, a tracking mechanism to track changes in the net margin experienced by the electrical corporation serving the facility with the tracker to apply retroactively to the date the electrical corporation's base rates were last set in its last general rate proceeding concluded prior to June 14, 2017. The commission shall ensure that the changes in net margin experienced by the electrical corporation between the general rate proceedings as a result of serving the facility are calculated in such a manner that the electrical corporation's net income is neither increased

nor decreased. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, with the balance of such regulatory asset or liability to be included in the revenue requirement of the electrical corporation in each of its general rate proceedings through an amortization of the balance over a reasonable period until fully returned to or collected from the electrical corporation's customers.

- 4. Notwithstanding the provisions of section 393.170, an electrical corporation is authorized to provide electric service to a facility at a special rate for the new or incremental load authorized by the commission:
 - (1) Under a rate schedule reflecting the special rate approved by the commission; or
- (2) If the facility is located outside the electrical corporation's certificated service territory, the facility shall be treated as if it is in the electrical corporation's certified service territory, subject to a commission-approved rate schedule incorporating the special rate under the contract.
- 5. To receive a special rate, the electrical corporation serving the facility, or facility if the facility is located outside of the electrical corporation's certified service territory, shall file a written application with the commission specifying the requested special rate and any terms or conditions proposed by the facility respecting the requested special rate and provide information regarding how the requested special rate meets the criteria specified in subdivision (1) of subsection 2 of this section. A special rate provided for by this section shall be effective for no longer than ten years from the date such special rate is authorized. The commission may impose such conditions, including but not limited to any conditions in a memorandum of understanding between the facility and the electrical corporation, on the special rate as it deems appropriate so long as it otherwise complies with the provisions of this section.
- 6. Any entity which has been granted a special rate under this section may reapply to the commission for a special rate under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

On motion of Representative Rone, House Amendment No. 2 was adopted.

Representative Haffner offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 19, Section 393.1900, Line 14, by inserting after all of said section and line the following:

- "414.152. 1. Any person found in violation of any provision of sections 414.012 to 414.152 **or section 414.600** shall be deemed guilty of a class A misdemeanor. The prosecutor of each county in which a violation occurs shall be empowered to bring an action hereunder. But if a prosecutor declines to bring such action, then the attorney general may bring an action instead, and in so doing shall have all the powers and jurisdiction of such prosecutor.
- 2. The prosecuting attorney of any county in which a violation of any provision of this chapter occurs or the attorney general is hereby authorized to apply to any court of competent jurisdiction for, and such court shall have jurisdiction upon hearing and for cause shown to grant, a temporary or permanent injunction to restrain any person from violating any provision of this chapter.
- 3. Any person who is found, upon investigation by the department of agriculture or by the department of revenue, to be in possible violation of any provision of this chapter shall be notified by certified mail of the facts constituting such violation, and shall be afforded an opportunity by the appropriate director to explain such facts at an informal hearing to be conducted within fourteen days of such notification. In the event that such person fails to timely respond to such notification or upon unsuccessful resolution of any issues relating to an alleged violation, such person may be summoned to a formal administrative hearing before a hearing officer conducted in conformance with chapter 536 and if found to have committed one or more violations, may be ordered to cease and desist from such violation, such order to be enforceable in circuit court, and, in addition, may be required to pay a penalty of not more than five hundred dollars per violation and five hundred dollars for each day such violation continues. Any party to such hearing aggrieved by a determination of a hearing officer may appeal to the circuit court of the county in which such party resides, or if the party is the state, in Cole County, in accordance with chapter 536.

- 414.600. 1. This section shall be known and may be cited as the "Missouri Made Fuels Act".
- 2. For purposes of this section, the following terms shall mean:
- (1) "Biodiesel blend", a blend of diesel fuel and biodiesel fuel between six percent and twenty percent for on-road and off-road diesel-fueled vehicle use. Biodiesel blend shall comply with the most recent version of ASTM International D7467, Standard Specification of Diesel Fuel Oil;
- (2) "Biodiesel fuel", a renewable, biodegradable, mono alkyl ester combustible liquid fuel that is derived from agricultural and other plant oils or animal fats and that meets the most recent version of ASTM International D6751 Standard Specification for Biodiesel Fuel (B100) Blend Stock for Middle Distillate Fuels. Biodiesel produced from palm oil is not biodiesel fuel for the purposes of this section, unless the palm oil is contained within waste oil and grease collected within the United States.
- 3. Except as otherwise provided in this section, all diesel fuel sold or offered for sale in Missouri for use in internal combustion engines shall contain at least the following stated percentage of biodiesel fuel oil by volume on and after the following dates:
 - (1) April 1, 2022, and until March 31, 2023, five percent;
 - (2) April 1, 2023, and until March 31, 2025, ten percent; and
 - (3) Beginning April 1, 2025, twenty percent.

Except as provided in this subsection, the minimum content levels in subdivisions (2) and (3) of this subsection are effective during the months of April, May, June, July, August, September, and October only and the minimum content for the remainder of the year is five percent. However, if the Missouri department of agriculture's division of weights, measures and consumer protection determines that an ASTM International specification or equivalent federal standard exists for the specified biodiesel blend level in subdivisions (2) and (3) of this subsection that adequately addresses technical issues associated with Missouri's typical weather patterns and publish a notice in the Missouri register to that effect, the department of agriculture may allow the specified biodiesel blend level in subdivisions (2) and (3) of this subsection to be effective year-round. In each year that the seasonal reduction to five percent is in effect, the minimum content level of diesel fuel sold or offered for sale at retail in Missouri from April first to April thirtieth may be less than the level required under subdivisions (2) and (3) of this subsection in order to allow for the transition of blends.

- 4. The minimum content levels in subdivisions (2) and (3) of subsection 3 of this section become effective on the date specified only if the director of the department of agriculture submits notice in the Missouri register that the following conditions have been met and the state is prepared to move to the next scheduled minimum content level:
- (1) An ASTM International specification or equivalent federal standard exists for the next minimum diesel-biodiesel blend: and
- (2) A sufficient supply of biodiesel is available and at least fifty percent of the biodiesel is produced in the state of Missouri.
- 5. By January 15, 2023, and biennially thereafter, the director of the division of energy shall determine the preceding twelve-month rolling average of wholesale diesel price at various pipeline and refinery terminals in Missouri, and the preceding twelve-month rolling average of biodiesel price determined after credits and incentives are subtracted at biodiesel plants in Missouri. The director shall consult with the directors of the department of natural resources and the department of agriculture, and may by emergency rule adjust the biodiesel mandate if a price disparity reported by the directors will cause economic hardship to the state. Any adjustment shall be for a specified period of time, after which the percentage of biodiesel fuel to be blended into diesel fuel returns to the amount required in subsection 3 of this section. The biodiesel blend shall not be adjusted to less than five percent.
- 6. The director of the department of agriculture may waive specific requirements in this section and in regulations promulgated according to this section, or may establish temporary alternative requirements for fuels as determined to be necessary in the event of an extreme and unusual fuel supply circumstance as a result of a feed stock shortage, emergency, or a natural disaster as determined by the director for a specified period of time. If any action is taken by the director under this section, the director shall:
 - (1) Review the action after thirty days; and
 - (2) Notify industry stakeholders of such action.

Any waiver issued or action taken under this subsection shall be as limited in scope and applicability as necessary, and shall apply equally and uniformly to all persons and companies in the impacted biodiesel fuel supply and distribution system, including but not limited to biodiesel producers, terminals, distributors, position holders and retailers.

- 7. The minimum content requirements of subsection 3 of this section do not apply to No. 1-D fuel and fuel used in the following equipment:
 - (1) Motors located at an electric generating plant;
 - (2) Railroad locomotives;
 - (3) Stationary power generators;
 - (4) Off-road mining equipment and machinery;
 - (5) Off-road logging equipment and machinery; and
- (6) Vessels of the United States Coast Guard and vessels subject to inspection under 46 U.S.C. Section 3301(1), (9), (10), (13), or (15).
- 8. (1) A refinery, position holder, or terminal shall provide, at the time diesel fuel is sold or transferred from the refinery or terminal, a bill of lading or shipping manifest to the person who receives the fuel. For biodiesel blends, the bill of lading or shipping manifest shall disclose biodiesel content, stating volume percentage, gallons of biodiesel per gallons of petroleum diesel base-stock, or an ASTM "Bxx" designation where "xx" denotes the volume percent biodiesel included in the blended product. This subsection shall not apply to sales or transfers of biodiesel blend stock between refineries, between terminals, or between a refinery and a terminal.
- (2) A delivery ticket required under section 413.125 for a biodiesel blend shall state the volume percentage of biodiesel blended into the diesel fuel delivered through a meter into a storage tank used for dispensing into motor vehicles powered by an internal combustion engine and not exempt under subsection 3 of this section.
- 9. All terminals in Missouri that sell diesel fuel shall offer for sale, in cooperation with position holders and suppliers, biodiesel blends set forth in subsection 3 of this section and unblended diesel fuel.
- 10. Notwithstanding any other law to the contrary, all fuel retailers, wholesalers, distributors, and marketers shall be allowed to purchase biodiesel from any terminal, position holder, biodiesel producer, biodiesel wholesaler, or supplier. In the event a court of competent jurisdiction finds that this subsection does not apply to or improperly impairs existing contractual relationships, then this subsection shall only apply to and impact future contractual relationships.
- 11. Beginning in 2023, the director of the division of energy shall report by January fifteenth of each year to the speaker of the house of representatives and the president pro tempore of the senate regarding the implementation of the minimum content requirements in subsection 3 of this section, including information about the price and supply of biodiesel fuel. The report shall include information about the impacts of the biodiesel mandate on the development of biodiesel production capacity in the state, and on the use of feedstock grown or raised in the state for biodiesel production. Biodiesel fuel being recognized by the division of energy as a big contributor to Missouri's energy solutions industry, the division shall include recommendations on how to create continued growth and expansion for the benefit of Missouri's environment, economy, and agricultural industry.
 - 12. The provisions of section 414.152 shall apply for purposes of enforcement of this section.
- 13. The department of agriculture and the department of natural resources shall establish rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 14. Under section 23.253 of the Missouri sunset act:
- (1) The provisions of the program authorized under this section shall automatically sunset ten years after August 28, 2020, unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset ten years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Christofanelli raised a point of order that **House Amendment No. 3** goes beyond the scope of the bill.

The Chair took the point of order under advisement.

Representative Eggleston assumed the Chair.

HCS SS SB 618, as amended, with House Amendment No. 3, pending, and the point of order, pending, was laid over.

On motion of Representative Vescovo, the House recessed until 2:15 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES:	039
AILS.	033

Allred	Bailey	Barnes	Basye	Beck
Bondon	Busick	DeGroot	Dogan	Fishel
Francis	Gannon	Grier	Haden	Haffner
Hannegan	Hansen	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Lovasco	McGirl	Morris 140
Morse 151	Murphy	Patterson	Remole	Richey
Riggs	Roberts 161	Rone	Schnelting	Shields
Taylor	Veit	Walsh	Wright	

NOES: 002

Rowland Sharp 36

PRESENT: 066

Andrews	Appelbaum	Baker	Baringer	Billington
Black 137	Black 7	Bromley	Butz	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Dinkins	Eggleston
Eslinger	Evans	Falkner	Fitzwater	Gregory
Griesheimer	Griffith	Gunby	Helms	Henderson
Hill	Hudson	Kendrick	Knight	Kolkmeyer
Lynch	Mayhew	McCreery	McGaugh	Merideth
Mitten	Moon	Neely	O'Donnell	Pfautsch
Pierson Jr.	Pike	Pollitt 52	Porter	Quade
Reedy	Rehder	Roberts 77	Roden	Ross

Ruth Solon Trent Mr. Speaker	Schroer Spencer Vescovo	Sharpe 4 Stacy Washington	Shaul 113 Stephens 128 Wilson	Simmons Swan Young
ABSENT WITH LEAVE	E: 055			
Aldridge	Anderson	Bangert	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burns	Carpenter
Carter	Coleman 32	Coleman 97	Cupps	Deaton
Dohrman	Ellebracht	Gray	Green	Hicks
Houx	Hovis	Ingle	Lavender	Love
Mackey	McDaniel	Messenger	Miller	Morgan
Mosley	Muntzel	Person	Pietzman	Plocher
Pogue	Pollock 123	Price	Proudie	Razer
Toalson Reisch	Rogers	Runions	Sain	Sauls
Shawan	Shull 16	Smith	Sommer	Stevens 46
Tate	Unsicker	Wiemann	Windham	Wood

VACANCIES: 001

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SB 618, as amended, with House Amendment No. 3, pending, and the point of order, pending, relating to utilities, was again taken up by Representative Kidd.

The Chair ruled the point of order on **House Amendment No. 3** not well taken.

Representative Hill offered House Amendment No. 1 to House Amendment No. 3.

House Amendment No. 1 House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 4, Line 6, by inserting after the number "14." the following:

"Biodiesel producers in Missouri shall be deemed a public utility and subject to the rules and regulations of the Missouri public service commission established in chapter 386.

15."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann resumed the Chair.

House Amendment No. 1 to House Amendment No. 3 was withdrawn.

On motion of Representative Haffner, House Amendment No. 3 was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 094

Simmons

VACANCIES: 001

Spencer

. 11 1	. 1	. 11	D	ъ :
Allred	Andrews	Appelbaum	Bangert	Baringer
Basye	Black 137	Black 7	Bland Manlove	Bondon
Bosley	Brown 27	Brown 70	Burnett	Busick
Butz	Carpenter	Clemens	Coleman 32	Cupps
Dinkins	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Francis	Gannon	Gray
Green	Gregory	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Henderson
Hicks	Houx	Hovis	Justus	Kelley 127
Kelly 141	Kendrick	Knight	Lavender	Love
Lynch	Mackey	Mayhew	McCreery	McGaugh
McGirl	Mitten	Morris 140	Morse 151	O'Donnell
Pfautsch	Pike	Plocher	Pollitt 52	Porter
Price	Proudie	Razer	Reedy	Rehder
Toalson Reisch	Remole	Riggs	Roberts 161	Roberts 77
Rone	Rowland	Ruth	Sauls	Schnelting
Sharp 36	Sharpe 4	Shields	Solon	Sommer
Stevens 46	Swan	Unsicker	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	
NOES: 036				
Anderson	Bailey	Baker	Billington	Bromley
Chappelle-Nadal	Chipman	Christofanelli	Coleman 97	Deaton
DeGroot	Dogan	Fishel	Grier	Helms
Hill	Hudson	Hurst	Kidd	Lovasco
Miller	Moon	Neely	Patterson	Pietzman
Pollock 123	Richey	Roden	Ross	Shaul 113
Smith	Stacy	Taylor	Trent	Veit
Vescovo	·	·		
PRESENT: 012				
Aldridge	Barnes	Ingle	Merideth	Morgan
Mosley	Person	Pierson Jr.	Quade	Rogers
Washington	Young			
ABSENT WITH LEA	AVE: 020			
Beck	Burns	Carter	Fitzwater	Kolkmeyer
McDaniel	Messenger	Muntzel	Murphy	Pogue
Runions	Sain	Schroer	Shawan	Shull 16

Representative Kelly (141) offered **House Amendment No. 4**.

Stephens 128

House Amendment No. 4

Tate

Windham

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 1, Section A, Line 5, by inserting after all of said section and line the following:

"67.453. Sections 67.453 to 67.475 are known and may be cited as the "Neighborhood Improvement District Act", and the following words and terms, as used in sections 67.453 to 67.475 mean:

- (1) "Acquire", the acquisition of property or interests in property by purchase, gift, condemnation or other lawful means and may include the acquisition of existing property and improvements already owned by the city or county:
- (2) "Consultant", engineers, architects, planners, attorneys, financial advisors, accountants, investment bankers and other persons deemed competent to advise and assist the governing body of the city or county in planning and making improvements;
- (3) "Cost", all costs incurred in connection with an improvement, including, but not limited to, costs incurred for the preparation of preliminary reports, the preparation of plans and specifications, the preparation and publication of notices of hearings, resolutions, ordinances and other proceedings, fees and expenses of consultants, interest accrued on borrowed money during the period of construction, underwriting costs and other costs incurred in connection with the issuance of bonds or notes, establishment of reasonably required reserve funds for bonds or notes, the cost of land, materials, labor and other lawful expenses incurred in planning, acquiring and doing any improvement, reasonable construction contingencies, and work done or services performed by the city or county in the administration and supervision of the improvement;
- (4) "Improve", to construct, reconstruct, maintain, restore, replace, renew, repair, install, equip, extend, or to otherwise perform any work which will provide a new public facility or enhance, extend or restore the value or utility of an existing public facility;
- (5) "Improvement", any one or more public facilities or improvements which confer a benefit on property within a definable area and may include or consist of a reimprovement of a prior improvement. Improvements include, but are not limited to, the following activities:
- (a) To acquire property or interests in property when necessary or desirable for any purpose authorized by sections 67.453 to 67.475;
- (b) To open, widen, extend and otherwise to improve streets, paving and other surfacing, gutters, curbs, sidewalks, crosswalks, driveway entrances and structures, drainage works incidental thereto, and service connections from sewer, water, gas and other utility mains, conduits or pipes;
 - (c) To improve main and lateral storm water drains and sanitary sewer systems, and appurtenances thereto;
 - (d) To improve street lights and street lighting systems;
 - (e) To improve waterworks systems;
- (f) To partner with a telecommunications company or broadband service provider in order to construct or improve telecommunications facilities which shall be wholly owned and operated by the telecommunications company or broadband service provider, as the terms "telecommunications company" and "telecommunications facilities" are defined in section 386.020 and subject to the provisions of section 392.410, that are in an unserved or underserved area, as defined in section 620.2450. Before any facilities are improved or constructed as a result of this section, the area shall be certified as unserved or underserved by the director of broadband development within the department of economic development;
 - (g) To improve parks, playgrounds and recreational facilities;
 - [(g)] (h) To improve any street or other facility by landscaping, planting of trees, shrubs, and other plants;
- [(h)] (i) To improve dikes, levees and other flood control works, gates, lift stations, bridges and streets appurtenant thereto;
 - [(i)] (j) To improve vehicle and pedestrian bridges, overpasses and tunnels;
 - [(+)] (k) To improve retaining walls and area walls on public ways or land abutting thereon;
- [(k)] (1) To improve property for off-street parking facilities including construction and equipment of buildings thereon;
- [(+)] (m) To acquire or improve any other public facilities or improvements deemed necessary by the governing body of the city or county; and
 - [(m)] (n) To improve public safety;
- (6) "Neighborhood improvement district", an area of a city or county with defined limits and boundaries which is created by vote or by petition under sections 67.453 to 67.475 and which is benefitted by an improvement and subject to special assessments against the real property therein for the cost of the improvement.
- 67.1461. 1. Each district shall have all the powers, except to the extent any such power has been limited by the petition approved by the governing body of the municipality to establish the district, necessary to carry out and effectuate the purposes and provisions of sections 67.1401 to 67.1571 including, but not limited to, the following:
- (1) To adopt, amend, and repeal bylaws, not inconsistent with sections 67.1401 to 67.1571, necessary or convenient to carry out the provisions of sections 67.1401 to 67.1571;

- (2) To sue and be sued;
- (3) To make and enter into contracts and other instruments, with public and private entities, necessary or convenient to exercise its powers and carry out its duties pursuant to sections 67.1401 to 67.1571;
- (4) To accept grants, guarantees and donations of property, labor, services, or other things of value from any public or private source;
- (5) To employ or contract for such managerial, engineering, legal, technical, clerical, accounting, or other assistance as it deems advisable;
- (6) To acquire by purchase, lease, gift, grant, bequest, devise, or otherwise, any real property within its boundaries, personal property, or any interest in such property;
- (7) To sell, lease, exchange, transfer, assign, mortgage, pledge, hypothecate, or otherwise encumber or dispose of any real or personal property or any interest in such property;
- (8) To levy and collect special assessments and taxes as provided in sections 67.1401 to 67.1571. However, no such assessments or taxes shall be levied on any property exempt from taxation pursuant to subdivision (5) of section 137.100. Those exempt pursuant to subdivision (5) of section 137.100 may voluntarily participate in the provisions of sections 67.1401 to 67.1571;
- (9) If the district is a political subdivision, to levy real property taxes and business license taxes in the county seat of a county of the first classification containing a population of at least two hundred thousand, as provided in sections 67.1401 to 67.1571. However, no such assessments or taxes shall be levied on any property exempt from taxation pursuant to subdivisions (2) and (5) of section 137.100. Those exempt pursuant to subdivisions (2) and (5) of section 137.100 may voluntarily participate in the provisions of sections 67.1401 to 67.1571;
 - (10) If the district is a political subdivision, to levy sales taxes pursuant to sections 67.1401 to 67.1571;
 - (11) To fix, charge, and collect fees, rents, and other charges for use of any of the following:
 - (a) The district's real property, except for public rights-of-way for utilities;
 - (b) The district's personal property, except in a city not within a county; or
 - (c) Any of the district's interests in such real or personal property, except for public rights-of-way for utilities;
- (12) To borrow money from any public or private source and issue obligations and provide security for the repayment of the same as provided in sections 67.1401 to 67.1571;
 - (13) To loan money as provided in sections 67.1401 to 67.1571;
- (14) To make expenditures, create reserve funds, and use its revenues as necessary to carry out its powers or duties and the provisions and purposes of sections 67.1401 to 67.1571;
- (15) To enter into one or more agreements with the municipality for the purpose of abating any public nuisance within the boundaries of the district including, but not limited to, the stabilization, repair or maintenance or demolition and removal of buildings or structures, provided that the municipality has declared the existence of a public nuisance;
- (16) Within its boundaries, to provide assistance to or to construct, reconstruct, install, repair, maintain, and equip any of the following public improvements:
 - (a) Pedestrian or shopping malls and plazas;
 - (b) Parks, lawns, trees, and any other landscape;
 - (c) Convention centers, arenas, aquariums, aviaries, and meeting facilities;
- (d) Sidewalks, streets, alleys, bridges, ramps, tunnels, overpasses and underpasses, traffic signs and signals, utilities, drainage, water, storm and sewer systems, and other site improvements;
 - (e) Parking lots, garages, or other facilities;
 - (f) Lakes, dams, and waterways;
- (g) Streetscape, lighting, benches or other seating furniture, trash receptacles, marquees, awnings, canopies, walls, and barriers;
 - (h) Telephone and information booths, bus stop and other shelters, rest rooms, and kiosks;
 - (i) Paintings, murals, display cases, sculptures, and fountains;
 - (j) Music, news, and child-care facilities; and
 - (k) Any other useful, necessary, or desired improvement;
- (17) To dedicate to the municipality, with the municipality's consent, streets, sidewalks, parks, and other real property and improvements located within its boundaries for public use;
- (18) Within its boundaries and with the municipality's consent, to prohibit or restrict vehicular and pedestrian traffic and vendors on streets, alleys, malls, bridges, ramps, sidewalks, and tunnels and to provide the means for access by emergency vehicles to or in such areas;
- (19) Within its boundaries, to operate or to contract for the provision of music, news, child-care, or parking facilities, and buses, minibuses, or other modes of transportation;

- (20) Within its boundaries, to lease space for sidewalk café tables and chairs;
- (21) Within its boundaries, to provide or contract for the provision of security personnel, equipment, or facilities for the protection of property and persons;
- (22) Within its boundaries, to provide or contract for cleaning, maintenance, and other services to public and private property;
- (23) To produce and promote any tourism, recreational or cultural activity or special event in the district by, but not limited to, advertising, decoration of any public place in the district, promotion of such activity and special events, and furnishing music in any public place;
- (24) To support business activity and economic development in the district including, but not limited to, the promotion of business activity, development and retention, and the recruitment of developers and businesses;
 - (25) To provide or support training programs for employees of businesses within the district;
 - (26) To provide refuse collection and disposal services within the district;
 - (27) To contract for or conduct economic, planning, marketing or other studies;
 - (28) To repair, restore, or maintain any abandoned cemetery on public or private land within the district; and
- (29) To partner with a telecommunications company or broadband service provider in order to construct or improve telecommunications facilities which shall be wholly owned and operated by the telecommunications company or broadband service provider, as the terms "telecommunications company" and "telecommunications facilities" are defined in section 386.020 and subject to the provisions of section 392.410, that are in an unserved or underserved area, as defined in section 620.2450. Before any facilities are improved or constructed as a result of this section, the area shall be certified as unserved or underserved by the director of broadband development within the department of economic development;
 - (30) To carry out any other powers set forth in sections 67.1401 to 67.1571.
- 2. Each district which is located in a blighted area or which includes a blighted area shall have the following additional powers:
- (1) Within its blighted area, to contract with any private property owner to demolish and remove, renovate, reconstruct, or rehabilitate any building or structure owned by such private property owner; and
- (2) To expend its revenues or loan its revenues pursuant to a contract entered into pursuant to this subsection, provided that the governing body of the municipality has determined that the action to be taken pursuant to such contract is reasonably anticipated to remediate the blighting conditions and will serve a public purpose.
- 3. Each district shall annually reimburse the municipality for the reasonable and actual expenses incurred by the municipality to establish such district and review annual budgets and reports of such district required to be submitted to the municipality; provided that, such annual reimbursement shall not exceed one and one-half percent of the revenues collected by the district in such year.
- 4. Nothing in sections 67.1401 to 67.1571 shall be construed to delegate to any district any sovereign right of municipalities to promote order, safety, health, morals, and general welfare of the public, except those such police powers, if any, expressly delegated pursuant to sections 67.1401 to 67.1571.
- 5. The governing body of the municipality establishing the district shall not decrease the level of publicly funded services in the district existing prior to the creation of the district or transfer the financial burden of providing the services to the district unless the services at the same time are decreased throughout the municipality, nor shall the governing body discriminate in the provision of the publicly funded services between areas included in such district and areas not so included.
- 67.1842. 1. In managing the public right-of-way and in imposing fees pursuant to sections 67.1830 to 67.1846, no political subdivision shall:
 - (1) Unlawfully discriminate among public utility right-of-way users;
 - (2) Grant a preference to any public utility right-of-way user;
- (3) Create or erect any unreasonable requirement for entry to the public right-of-way by public utility right-of-way users;
- (4) Require a telecommunications company to obtain a franchise **or written agreement, other than a permit,** or require a public utility right-of-way user to pay for the use of the public right-of-way, except as provided in sections 67.1830 to 67.1846;
- (5) Enter into a contract or any other agreement for providing for an exclusive use, occupancy or access to any public right-of-way; or

- (6) Require any public utility that has legally been granted access to the political subdivision's right-of-way to enter into an agreement or obtain a permit for general access to or the right to remain in the right-of-way of the political subdivision.
- 2. A public utility right-of-way user shall not be required to apply for or obtain right-of-way permits for projects commenced prior to August 28, 2001, requiring excavation within the public right-of-way, for which the user has obtained the required consent of the political subdivision, or that are otherwise lawfully occupying or performing work within the public right-of-way. The public utility right-of-way user may be required to obtain right-of-way permits prior to any excavation work performed within the public right-of-way after August 28, 2001.
- 3. A political subdivision shall not collect a fee imposed pursuant to section 67.1840 through the provision of in-kind services by a public utility right-of-way user, nor require the provision of in-kind services as a condition of consent to use the political subdivision's public right-of-way; however, nothing in this subsection shall preclude requiring services of a cable television operator, open video system provider or other video programming provider as permitted by federal law.
- 67.1846. 1. Nothing in sections 67.1830 to 67.1846 relieves the political subdivision of any obligations under an existing franchise agreement in effect on May 1, 2001. Nothing in sections 67.1830 to 67.1846 will apply to that portion of any ordinance passed prior to May 1, 2001, which establishes a street degradation fee. Nothing in sections 67.1830 to 67.1846 shall be construed as limiting the authority of county highway engineers or relieving public utility right-of-way users from any obligations set forth in chapters 229 to 231. Nothing in sections 67.1830 to 67.1846 shall be deemed to relieve a public utility right-of-way user of the provisions of an existing franchise, franchise fees, license or other agreement or permit in effect on May 1, 2001. Nothing in sections 67.1830 to 67.1846 shall prohibit a political subdivision or public utility right-of-way user from renewing or entering into a new or existing franchise, **upon mutual agreement**, as long as all other public utility right-of-way users have use of the public right-of-way on a nondiscriminatory basis. Nothing in sections 67.1830 to 67.1846 shall prevent a grandfathered political subdivision from enacting new ordinances, including amendments of existing ordinances, charging a public utility right-of-way user a fair and reasonable linear foot fee or antenna fee or from enforcing or renewing existing linear foot ordinances for use of the right-of-way, provided that the public utility right-of-way user either:
- (1) Is entitled under the ordinance to a credit for any amounts paid as business license taxes, **payments in lieu of taxes**, or gross receipts taxes; or
- (2) Is not required by the political subdivision to pay the linear foot fee or antenna fee if the public utility right-of-way user is paying gross receipts taxes, business license fees, or business license taxes that are not nominal and that are imposed specifically on communications-related revenue, services, or equipment.

For purposes of this section, a "grandfathered political subdivision" is any political subdivision which has, prior to May 1, 2001, enacted one or more ordinances reflecting a policy of imposing any linear foot fees on any public utility right-of-way user, including ordinances which were specific to particular public right-of-way users. Any existing ordinance or new ordinance passed by a grandfathered political subdivision providing for payment of the greater of a linear foot fee or a gross receipts tax shall be enforceable only with respect to the linear foot fee.

- 2. A grandfathered political subdivision shall not charge a linear foot fee for use of its right-of-way to a small local exchange telecommunications company that is qualified as of December 31, 2019, as a small local exchange telecommunications company, as defined in section 386.020, provided that the small local exchange telecommunications company is providing internet access to customers in a grandfathered political subdivision.
- **3.** Nothing in sections 67.1830 to 67.1846 shall prohibit a political subdivision from enacting, renewing or enforcing provisions of an ordinance to require a business license tax, sales tax, occupation tax, franchise tax or franchise fee, property tax or other similar tax, to the extent consistent with federal law. Nothing in sections 67.1830 to 67.1846 shall prohibit a political subdivision from enacting, enforcing or renewing provisions of an ordinance to require a gross receipts tax pursuant to chapter 66, chapter 92, or chapter 94. For purposes of this subsection, the term "franchise fee" shall mean "franchise tax"."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Black (137) offered **House Amendment No. 1 to House Amendment No. 4**.

House Amendment No. 1 to House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 5, Line 27, by deleting the phrase "upon mutual agreement," on said line; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (137), **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Kelly (141), **House Amendment No. 4, as amended**, was adopted.

Representative Black (137) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 12, Section 144.030, Line 402, by inserting after all of said section and line the following:

"393.135. Except as provided in section 393.1250, any charge made or demanded by an electrical corporation for service, or in connection therewith, which is based on the costs of construction work in progress, as that term is defined in section 393.1250, upon any existing or new [facility of the] electrical corporation facility, or any other cost associated with owning, operating, maintaining, or financing any such property before it is fully operational and used for service[, is unjust and unreasonable, and] is prohibited."; and

Further amend said bill, Page 18, Section 393.1015, Line 107, by inserting after all of said section and line the following:

- "393.1250. 1. This section shall be known and may be cited as the "Missouri Nuclear Clean Power Act", the purpose of which is to enable the construction of clean baseload electric generating plants within this state or facilities that utilize renewable sources to produce energy. This section shall not apply to clean baseload electric generating plants or renewable source generating facilities that are in commercial operation before August 28, 2020.
 - 2. As used in this section, the following terms mean:
- (1) "Clean baseload generating plant", a new nuclear-fueled electric generating facility located in this state that is designed to be operated at a capacity factor exceeding seventy percent annually and is intended in whole or in part to serve retail customers of an electrical corporation in Missouri;
- (2) "Construction work in progress", the electrical corporation's share of all capital costs associated with a clean baseload generating plant or renewable source generating facility, which have been incurred but have not been included in the electrical corporation's plant in service, and are recorded in the Federal Energy Regulatory Commission's Uniform System of Accounts Prescribed for Public Utilities and Licensees Subject to the Provisions of the Federal Power Act, Balance Sheet Chart Accounts, as construction work in progress for electric plants in 18 CFR Part 101, or any other account established in the Uniform System of Accounts for the recording of construction work in progress;
- (3) "Renewable source generating facility", any electric generating facility powered by wind, hydropower, solar power, landfill methane, biomass, or any other renewable source of power that does not produce significant carbon emissions.
- 3. The provisions of section 393.135 shall not apply to a clean baseload generating plant, or a renewable source generating facility if the plant or facility is rated at two hundred megawatts or more. Costs recovered by an electrical corporation under the provisions of this section are subject to inclusion or

exclusion from rates in a ratemaking proceeding pursuant to the commission's authority to determine just and reasonable rates. In addition, the commission may authorize an electrical corporation to make or demand charges for service based in whole or in part on additional amortizations to maintain the electrical corporation's financial ratios that will, in the commission's judgment, better enable the electrical corporation to cost-effectively construct a clean baseload generating plant or a renewable source generating facility.

4. The commission may promulgate rules to assist in the implementation of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

D:11:.....

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AY	ES:	094

Allred	Anderson	Andrews	Basye	Billington
Black 137	Black 7	Bondon	Bromley	Busick
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McGaugh	McGirl	Miller	Moon
Morse 151	Murphy	Neely	O'Donnell	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Ross	Ruth
Sharpe 4	Shaul 113	Shields	Smith	Solon
Sommer	Spencer	Stacy	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	
NOES: 036				
Appelbaum	Bangert	Baringer	Barnes	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Butz
Chappelle-Nadal	Clemens	Ellebracht	Gray	Green
Gunby	Ingle	Lavender	Mackey	McCreery
Merideth	Morgan	Mosley	Pierson Jr.	Price
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Sharp 36	Stevens 46	Unsicker	Washington

PRESENT: 000

Young

ABSENT WITH LEAVE: 032

Aldridge	Bailey	Baker	Beck	Burns
Carpenter	Carter	Chipman	Dogan	Fishel
Kendrick	McDaniel	Messenger	Mitten	Morris 140
Muntzel	Patterson	Person	Pietzman	Pogue
Rone	Runions	Sain	Sauls	Schnelting
Schroer	Shawan	Shull 16	Simmons	Stephens 128
Tate	Windham			

VACANCIES: 001

On motion of Representative Black (137), **House Amendment No. 5** was adopted.

Representative Andrews offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 1, Section A, Line 5, by inserting after all of said section and line the following:

- "137.123. Beginning January 1, 2021, for purposes of assessing all real property, excluding land, or tangible personal property associated with a project that uses wind energy directly to generate electricity, the following depreciation tables shall be used to determine the true value in money of such property. The first year shown in the table shall be the year immediately following the year of construction of the property. The original costs shall reflect either:
- (1) The actual and documented original property cost to the taxpayer, as shall be provided by the taxpayer to the assessor; or
- (2) In the absence of actual and documented original property cost to the taxpayer, the estimated cost of the property by the assessor, using an authoritative cost guide.

For purposes of this section, and to estimate the value of all real property, excluding land, or tangible personal property associated with a project that uses wind energy directly to generate electricity, each assessor shall apply the percentage shown to the original cost for the first year following the year of construction of the property, and the percentage shown for each succeeding year shall be the percentage of the original cost used for January first of the respective succeeding year as follows:

Year	Percentage
1	40%
2	40%
3	37%
4	37%
5	35%

Any real property, excluding land, or tangible personal property associated with a project that uses wind energy directly to generate electricity shall continue in subsequent years to have the depreciation percentage last listed in the appropriate column in the table."; and

Further amend said bill, Page 12, Section 144.030, Line 402, by inserting after all of said section and line the following:

"153.030. 1. All bridges over streams dividing this state from any other state owned, used, leased or otherwise controlled by any person, corporation, railroad company or joint stock company, and all bridges across or over navigable streams within this state, where the charge is made for crossing the same, which are now constructed,

which are in the course of construction, or which shall hereafter be constructed, and all property, real and tangible personal, owned, used, leased or otherwise controlled by telegraph, telephone, electric power and light companies, electric transmission lines, pipeline companies and express companies shall be subject to taxation for state, county, municipal and other local purposes to the same extent as the property of private persons.

- 2. And taxes levied thereon shall be levied and collected in the manner as is now or may hereafter be provided by law for the taxation of railroad property in this state, and county commissions, county boards of equalization and the state tax commission are hereby required to perform the same duties and are given the same powers, including punitive powers, in assessing, equalizing and adjusting the taxes on the property set forth in this section as the county commissions and boards of equalization and state tax commission have or may hereafter be empowered with, in assessing, equalizing, and adjusting the taxes on railroad property; and an authorized officer of any such bridge, telegraph, telephone, electric power and light companies, electric transmission lines, pipeline companies, or express company or the owner of any such toll bridge, is hereby required to render reports of the property of such bridge, telegraph, telephone, electric power and light companies, electric transmission lines, pipeline companies, or express companies in like manner as the authorized officer of the railroad company is now or may hereafter be required to render for the taxation of railroad property.
- 3. On or before the fifteenth day of April in the year 1946 and each year thereafter an authorized officer of each such company shall furnish the state tax commission and county clerks a report, duly subscribed and sworn to by such authorized officer, which is like in nature and purpose to the reports required of railroads under chapter 151 showing the full amount of all real and tangible personal property owned, used, leased or otherwise controlled by each such company on January first of the year in which the report is due.
- 4. If any telephone company assessed pursuant to chapter 153 has a microwave relay station or stations in a county in which it has no wire mileage but has wire mileage in another county, then, for purposes of apportioning the assessed value of the distributable property of such companies, the straight line distance between such microwave relay stations shall constitute miles of wire. In the event that any public utility company assessed pursuant to this chapter has no distributable property which physically traverses the counties in which it operates, then the assessed value of the distributable property of such company shall be apportioned to the physical location of the distributable property.
- 5. (1) Notwithstanding any provision of law to the contrary, beginning January 1, 2019, a telephone company shall make a one-time election within the tax year to be assessed:
 - (a) Using the methodology for property tax purposes as provided under this section; or
- (b) Using the methodology for property tax purposes as provided under this section for property consisting of land and buildings and be assessed for all other property exclusively using the methodology utilized under section 137.122.

If a telephone company begins operations, including a merger of multiple telephone companies, after August 28, 2018, it shall make its one-time election to be assessed using the methodology for property tax purposes as described under paragraph (b) of subdivision (1) of this subsection within the year in which the telephone company begins its operations. A telephone company that fails to make a timely election shall be deemed to have elected to be assessed using the methodology for property tax purposes as provided under subsections 1 to 4 of this section.

- (2) The provisions of this subsection shall not be construed to change the original assessment jurisdiction of the state tax commission.
 - (3) Nothing in subdivision (1) of this subsection shall be construed as applying to any other utility.
- (4) (a) The provisions of this subdivision shall ensure that school districts may avoid any fiscal impact as a result of a telephone company being assessed under the provisions of paragraph (b) of subdivision (1) of this subsection. If a school district's current operating levy is below the greater of its most recent voter-approved tax rate or the most recent voter-approved tax rate as adjusted under subdivision (2) of subsection 5 of section 137.073, it shall comply with section 137.073.
- (b) Beginning January 1, 2019, any school district currently operating at a tax rate equal to the greater of the most recent voter-approved tax rate or the most recent voter-approved tax rate as adjusted under subdivision (2) of subsection 5 of section 137.073 that receives less tax revenue from a specific telephone company under this subsection, on or before January thirty-first of the year following the tax year in which the school district received less revenue from a specific telephone company, may by resolution of the school board impose a fee, as determined under this subsection, in order to obtain such revenue. The resolution shall include all facts that support the imposition of the fee. If the school district receives voter approval to raise its tax rate, the district shall no longer impose the fee authorized in this paragraph.

- (c) Any fee imposed under paragraph (b) of this subdivision shall be determined by taking the difference between the tax revenue the telephone company paid in the tax year in question and the tax revenue the telephone company would have paid in such year had it not made an election under subdivision (1) of this subsection, which shall be calculated by taking the telephone company valuations in the tax year in question, as determined by the state tax commission under paragraph (d) of this subdivision, and applying such valuations to the apportionment process in subsection 2 of section 151.150. The school district shall issue a billing, as provided in this subdivision, to any such telephone company. A telephone company shall have forty-five days after receipt of a billing to remit its payment of its portion of the fees to the school district. Notwithstanding any other provision of law, the issuance or receipt of such fee shall not be used:
 - a. In determining the amount of state aid that a school district receives under section 163.031;
 - b. In determining the amount that may be collected under a property tax levy by such district; or
 - c. For any other purpose.

For the purposes of accounting, a telephone company that issues a payment to a school district under this subsection shall treat such payment as a tax.

- (d) When establishing the valuation of a telephone company assessed under paragraph (b) of subdivision (1) of this subsection, the state tax commission shall also determine the difference between the assessed value of a telephone company if:
 - a. Assessed under paragraph (b) of subdivision (1) of this subsection; and
 - b. Assessed exclusively under subsections 1 to 4 of this section.

The state tax commission shall then apportion such amount to each county and provide such information to any school district making a request for such information.

- (e) This subsection shall expire when no school district is eligible for a fee.
- 6. (1) If any public utility company assessed pursuant to this chapter has ownership of any real or personal property associated with a project which uses wind energy directly to generate electricity, such wind energy project property shall be valued and taxed by any local authorities having jurisdiction under the provisions of chapter 137 and other relevant provisions of the law.
- (2) Notwithstanding any provision of law to the contrary, beginning January 1, 2020, for any public utility company assessed pursuant to this chapter which has a wind energy project, such wind energy project shall be assessed using the methodology for real and personal property as provided in this subsection:
- (a) Any wind energy property of such company shall be assessed upon the county assessor's local tax rolls; and
- (b) [Any property consisting of land and buildings related to the wind energy project shall be assessed under chapter 137; and
- (e)] All other [business] real property, excluding land, or personal property related to the wind energy project shall be assessed using the methodology provided under section [137.122] 137.123."; and

Further amend said bill, Page 26, Section 67.5122, Line 5, by inserting after all of said section and line the following:

'[393.1073. 1. There is hereby established the "Task Force on Wind-
Energy", which shall be composed of the following members:
(1) Three members of the house of representatives, with two appointed
by the speaker of the house of representatives and one appointed by the minority
floor leader of the house of representatives;
(2) Three members of the senate, with two appointed by the president-
pro tempore of the senate and one appointed by the minority floor leader of the
senate; and
(3) Two representatives from Missouri county governments with
experience in wind energy valuations, with one being a currently elected county
assessor to be appointed by the speaker of the house of representatives, and one
being a currently elected county clerk to be appointed by the president pro-
rempore of the senate

- 2. The task force shall conduct public hearings and research, and shallcompile a report for delivery to the general assembly by no later than December-31, 2019. Such report shall include information on the following:
- (1) The economic benefits and drawbacks of wind turbines to local communities and the state:
- (2) The fair, uniform, and standardized assessment and taxation of wind turbines and their connected equipment owned by a public utility company at the county level in all counties;
- (3) Compliance with existing federal and state programs and regulations; and
- (4) Potential legislation that will provide a uniform assessment and taxation methodology for wind turbines and their connected equipment owned by a public utility company that will be used in every county of Missouri.
- 3. The task force shall meet within thirty days after its creation and shall organize by selecting a chairperson and vice chairperson, one of whomshall be a member of the senate and the other a member of the house of representatives. Thereafter, the task force may meet as often as necessary inorder to accomplish the tasks assigned to it. A majority of the task force shall constitute a quorum, and a majority vote of such quorum shall be required for any action.
- 4. The staff of house research and senate research shall provide necessary clerical, research, fiscal, and legal services to the task force, as the task force may request.
- 5. The members of the task force shall serve without compensation, but any actual and necessary expenses incurred in the performance of the taskforce's official duties by the task force, its members, and any staff assigned tothe task force shall be paid from the joint contingent fund.
- 6. This section shall expire on December 31, 2019.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Andrews, **House Amendment No. 6** was adopted.

Representative Roden offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 618, Page 12, Section 144.030, Line 402, by inserting after all of said section and line the following:

- "247.200. 1. The district shall have the right to lay its mains in public highways, roads, streets and alleys included in the district, but the same shall be done under reasonable rules and regulations of governmental bodies having jurisdiction of such public places. This shall apply to maintenance and repair jobs. In the construction of ditches, laying of mains, filling of ditches after mains are laid, connection of service pipes and repairing of lines, due regard must be taken of the rights of the public in its use of thoroughfares and the equal rights of other utilities thereto.
- 2. No district shall require a secondary deposit from commercial property owners. For the purposes of this subsection, a commercial property is a property that is zoned for commercial use by the zoning authority that has jurisdiction over the property.
- 3. If a water meter has been removed from a property or if services to a property have been discontinued, no future charges may be made to the customer for service to that property. Any charges made after service is discontinued or the water meter is removed shall be credited to the customer and applied toward any future charges to such customer by the district.
- 247.285. 1. No metropolitan water supply district shall require a secondary deposit from commercial property owners. For the purposes of this subsection, a commercial property is a property that is zoned for commercial use by the zoning authority that has jurisdiction over the property.

2. If a water meter has been removed from a property or if services to a property have been discontinued, no future charges shall be made to the customer for service to that property. Any charges made after service is discontinued or the water meter is removed shall be credited to the customer and applied toward any future charges to such customer by the metropolitan water supply district."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, House Amendment No. 7 was adopted.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

	37	ES:	00	١,
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AYES: 095				
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Eggleston
Eslinger	Evans	Fishel	Fitzwater	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Murphy	Neely	O'Donnell	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schroer	Sharpe 4	Shaul 113	Shields
Solon	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wood	Wright	Mr. Speaker
NOES: 036				
Appelbaum	Bangert	Baringer	Barnes	Bland Manlove
Bosley	Brown 70	Burnett	Butz	Carpenter
Chappelle-Nadal	Clemens	Ellebracht	Gray	Green
Gunby	Ingle	Lavender	Mackey	McCreery
McDaniel	Merideth	Morgan	Mosley	Pierson Jr.
Price	Proudie	Quade	Razer	Rogers
Rowland	Sauls	Sharp 36	Stevens 46	Unsicker
Young				

PRESENT: 000

ABSENT WITH LEAVE: 031

Aldridge	Beck	Brown 27	Burns	Carter
Chipman	Dogan	Dohrman	Falkner	Francis
Kelly 141	Kendrick	Messenger	Mitten	Muntzel
Patterson	Person	Pogue	Toalson Reisch	Roberts 77

RunionsSainSchneltingShawanShull 16SimmonsSmithStephens 128WashingtonWilson

Windham

VACANCIES: 001

On motion of Representative Kidd, HCS SS SB 618, as amended, was adopted.

On motion of Representative Kidd, **HCS SS SB 618**, as amended, was read the third time and passed by the following vote:

AYES: 091

Allred	Anderson	Andrews	Bangert	Baringer
Barnes	Basye	Beck	Black 137	Black 7
Bondon	Brown 27	Brown 70	Busick	Butz
Chappelle-Nadal	Coleman 32	Coleman 97	Cupps	Dinkins
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Gannon	Gray
Green	Gregory	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Houx	Hovis	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Love
Lynch	Mayhew	McGaugh	McGirl	Miller
Morris 140	Morse 151	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Porter	Reedy
Rehder	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rone	Rowland	Ruth
Schnelting	Sharpe 4	Shaul 113	Shields	Solon
Sommer	Swan	Tate	Trent	Veit
Vescovo	Walsh	Wiemann	Wood	Wright
Mr. Speaker				

NOES: 046

Bailey Baker Billington Bosley Bromley Burnett Carpenter Chipman Christofanelli Deaton DeGroot Dogan Grier Gunby Hill Hudson Hurst Ingle Lavender Lovasco Mackey McDaniel Moon Morgan McCreery Mosley Murphy Neely Pietzman Pollock 123 Price Proudie Quade Razer Rogers Ross Schroer Sharp 36 Smith Spencer Stevens 46 Unsicker Wilson Stacy Taylor

Young

PRESENT: 005

Appelbaum Clemens Merideth Pierson Jr. Sauls

ABSENT WITH LEAVE: 020

Bland Manlove Aldridge Burns Carter Francis Kendrick Messenger Mitten Muntzel Person Pogue Toalson Reisch Runions Sain Shawan Shull 16 Washington Windham Simmons Stephens 128

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

Speaker Haahr resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended, and grants the House a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

SS SCS HB 1768, as amended: Representatives Riggs, Miller, Francis, Roberts (77), and Pierson, Jr.

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended:

Representatives Schroer, Henderson, Patterson, Mitten, and Sauls

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1710**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (4): Baringer, Burnett, Morgan and Wood

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2555**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wood

THIRD READING OF HOUSE BILLS

HB 1710, relating to taxation, was taken up by Representative Eggleston.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Eggleston, **HB 1710** was read the third time and passed by the following vote:

	•
AYES: 11	ı

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Fishel	Fitzwater	Gannon
Green	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McGaugh	McGirl	Morgan
Morris 140	Morse 151	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Rowland
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Veit	Vescovo
Wiemann	Wilson	Wood	Wright	Young
Mr. Speaker				
NOES: 029				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bosley	Brown 70	Burnett	Butz	Carpenter
Chappelle-Nadal	Clemens	Falkner	Gray	Gunby
Hurst	Lavender	Mackey	McCreery	McDaniel
Merideth	Miller	Moon	Mosley	Pierson Jr.
Quade	Roberts 77	Rogers	Stevens 46	
PRESENT: 004				
Bland Manlove	Proudie	Unsicker	Walsh	
ABSENT WITH LEAV	Æ: 018			
Aldridge	Burns	Carter	Francis	Kendrick
Messenger	Mitten	Muntzel	Person	Pogue
Price	Runions	Sain	Shawan	Shull 16
		Windham	SHAWAH	Siluii 10
Stephens 128	Washington	w indnam		

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

Speaker Haahr resumed the Chair.

HCS HB 2555, relating to cost transparency, was taken up by Representative Deaton.

On motion of Representative Deaton, **HCS HB 2555** was read the third time and passed by the following vote:

AYES: 147		
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Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Burnett
Busick	Butz	Carpenter	Chappelle-Nadal	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Green	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McGaugh	McGirl
Merideth	Miller	Moon	Morgan	Morris 140
Morse 151	Mosley	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
	1 10 01101			
Price	Proudie	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Rowland	Ruth	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Wood	Wright
Young	Mr. Speaker			

NOES: 001

McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 014

AldridgeAppelbaumBurnsCarterMessengerMittenMuntzelPogueRunionsSainShawanShull 16Stephens 128Windham

VACANCIES: 001

Speaker Haahr declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCS HB 2046, as amended, relating to professional registration, was taken up by Representative Grier.

Representative Grier moved that the House refuse to adopt **SS HCS HB 2046**, **as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **SS SCS SB 569**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aldridge, Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (0)

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 782**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Ruth and Sharpe (4)

Noes (2): Bromley and Hurst

Absent (3): Runions, Tate and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **SCS SB 867**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Busick, Griesheimer, Griffith, Kolkmeyer, Porter, Ruth and Sharpe (4)

Noes (4): Bromley, Butz, Hurst and Razer

Absent (3): Runions, Tate and Windham

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **SB** 656, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

 $Ayes\ (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon\ and\ Wilson\ Ayes\ (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon\ and\ Wilson\ Ayes\ (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon\ and\ Wilson\ Ayes\ (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon\ and\ Wilson\ Ayes\ (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon\ and Wilson\ Ayes\ (15): Barnes, Basye, Beck, Billington, Bromley, Basye, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon\ Ayes\ (15): Barnes, Basye, Basy$

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Veterans, to which was referred **SS SCS SB 718**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 32**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bangert, Dogan, Haffner, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon

Noes (0)

Absent (4): Carpenter, Coleman (97), Gregory and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SB 551, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bangert, Dogan, Haffner, Kelly (141), Mitten, Rehder, Ruth, Schroer and Solon

Noes (1): Lavender

Absent (4): Carpenter, Coleman (97), Gregory and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 570**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Haffner, Kelly (141), Rehder, Ruth, Schroer and Solon

Noes (4): Bangert, Dogan, Lavender and Mitten

Absent (4): Carpenter, Coleman (97), Gregory and Patterson

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS SS SCS SB 570 - Fiscal Review

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, May 7, 2020.

COMMITTEE HEARINGS

CONFERENCE COMMITTEE ON BUDGET

Thursday, May 7, 2020, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget for SCS HS HCS HB 2002, as amended; SCS HS HCS

HB 2003; SCS HS HCS HB 2004, as amended; SCS HS HCS HB 2005; SS SCS HS HCS

HB 2006; SCS HS HCS HB 2007; SCS HS HCS HB 2008, as amended; SCS HS HCS HB 2009;

SCS HS HCS HB 2010, as amended; SCS HS HCS HB 2011, as amended; SCS HS HCS

HB 2012; and SCS HCS HB 2013. Live streaming will be available online at www.house.mo.gov.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, May 7, 2020, 8:00 AM, House Hearing Room 3.

Public hearing will be held: SB 831 Executive session will be held: SB 831

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, May 7, 2020, 9:30 AM, House Hearing Room 7.

Executive session will be held: SCS HCS HB 1655, HJR 77, HJR 78, HB 1710, HCS HB 2555,

HCS SS SCS SB 594, HCS SB 676

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, May 11, 2020, 10:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Second quarter JCPER meeting.

JUDICIARY

Thursday, May 7, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Public hearing will be held: SCS SB 578

Executive session will be held: SCS SB 578

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, May 7, 2020, 9:30 AM, House Hearing Room 3.

Executive session will be held: SS#3 SJR 38, HCS SB 552

Executive session may be held on any matter referred to the committee.

Location changed to HHR 3.

CANCELLED

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Thursday, May 7, 2020, 4:00 PM, House Hearing Room 3.

Public hearing will be held: SB 846

Executive session will be held: SB 846

Executive session may be held on any matter referred to the committee.

Removed HCB 14.

AMENDED

HOUSE CALENDAR

FIFTY-EIGHTH DAY, THURSDAY, MAY 7, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HJR 78, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1403 - Hudson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SS SB 580 - Swan

HCS SCS SBs 673 & 560 - Ross

HCS SB 544 - Patterson

HCS SS#2 SCS SB 523 - Roberts (161)

HCS SB 774 - Wood

HCS SS SCS SB 594, (Fiscal Review 5/5/20) - Black (137)

HCS SB 676, Fiscal Review (5/5/20) - Christofanelli

HCS SS SCS SB 570, (Fiscal Review 5/6/20) - Hicks

HCS SB 551 - Eggleston

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer HCS SCS SB 725 - Henderson

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 32 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder SS SCS HB 1467 & HB 1934, as amended - Pike SCS HCS HB 1655, (Fiscal Review 5/5/2020) - Kelly (141)

BILLS CARRYING REQUEST MESSAGES

SCS HS HCS HB 2002, as amended (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2003 (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2004, as amended (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2005 (request Senate recede/grant conference) - Smith

SS SCS HS HCS HB 2006 (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2007 (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2008, as amended (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2009 (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2010, as amended (request Senate recede/grant conference) - Smith

SCS HS HCS HB 2011, as amended (request Senate recede/grant conference) - Smith SCS HS HCS HB 2012 (request Senate recede/grant conference) - Smith SCS HCS HB 2013 (request Senate recede/grant conference) - Smith SS HCS HB 2046, as amended (request Senate recede/grant conference) - Grier

BILLS IN CONFERENCE

SS SCS HB 1768, as amended - Riggs SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended - Schroer

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-EIGHTH DAY, THURSDAY, MAY 7, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Steve Lynch.

Good morning, Father.

It's going to be a great day because You are active in it and You are active in us. As demanding and stressful as these times are, let us be assured that each and every day has something good in it. Father, may we seek to recognize that good and allow it to motivate our work and our attitude. Let us not let the many negative and hurtful things, which are also in each and every day, take our focus from the fact that truth and righteousness will win in the end. That victory is all due You, Almighty God. So let us put all our work and our lives in Your faithful hands.

And the House said, "Amen."

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-seventh day was approved as printed by the following vote:

AYES: 138

Allred		Andrews	Appelbaum	Bailey
Baker	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Burnett	Busick	Butz	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Miller	Mitten	Moon	Morgan
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pike	Pogue	Pollitt 52	Pollock 123	Porter
Proudie	Quade	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rone	Ross	Ruth

Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Unsicker Veit Walsh Washington Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 004

Bland Manlove Mackey Rowland Sain

PRESENT: 000

ABSENT WITH LEAVE: 020

Bosley Brown 70 Burns Aldridge Bangert Carpenter Carter Kidd Messenger Mosley Plocher Price Runions Pietzman Rogers Shawan Shull 16 Trent Vescovo Windham

VACANCIES: 001

THIRD READING OF HOUSE BILLS

HB 1403, relating to political subdivisions, was taken up by Representative Hudson.

On motion of Representative Hudson, **HB 1403** was read the third time and passed by the following vote:

AYES: 114

Allred Anderson Andrews Bailey Baker Billington Black 137 Black 7 Barnes Basye Bland Manlove Bondon Bromley Brown 27 Busick Chipman Christofanelli Coleman 97 Cupps Deaton Dinkins DeGroot Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lovasco Love Lynch Mackey Mayhew McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pike Pollitt 52 Pollock 123 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rone Ruth Sauls Schnelting Schroer Ross Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Stacy Smith Solon Sommer Spencer Stephens 128 Swan Taylor Trent Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 033

Appelbaum Bangert Baringer Beck Burnett Butz Chappelle-Nadal Clemens Green Gunby Ingle Lavender McDaniel Hurst McCreery Merideth Mitten Moon Morgan Mosley Proudie Person Pierson Jr. Pogue Price Quade Rowland Sain Razer Rogers

Stevens 46 Unsicker Windham

PRESENT: 000

ABSENT WITH LEAVE: 015

AldridgeBosleyBrown 70BurnsCarpenterCarterColeman 32GrayMessengerPietzmanPlocherRunionsShawanShull 16Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 78**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Morgan

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HCS HB 1655**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SS SCS SB 594, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Gregory, Houx, Walsh, Wiemann and Wood

Noes (4): Baringer, Burnett, Deaton and Morgan

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 676**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

THIRD READING OF SENATE BILLS

HCS SS SB 580, HCS SCS SBs 673 & 560, HCS SB 544, HCS SS#2 SCS SB 523, HCS SB 774 and HCS SS SCS SB 594 were placed on the Informal Calendar.

HCS SB 676, relating to taxation, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of HCS SB 676 was agreed to.

Representative Christofanelli offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 676, Pages 1-2, Section 137.010, Lines 1-40, by deleting all of said section and lines from the bill; and

Further amend said bill, Page 4, Section 137.115, Lines 68-69, by deleting the words "[fifty] two hundred" and inserting in lieu thereof the following word "fifty"; and

Further amend said bill, Pages 8-10, Section 137.122, Lines 1-86, by deleting all of said section and lines from the bill; and

Further amend said bill, Pages 17-25, Section 143.425, Lines 1-312, by deleting all of said section and lines and inserting in lieu thereof the following:

- "143.425. 1. For the purposes of this section, the following terms shall mean:
- (1) "Administrative adjustment request", an administrative adjustment request filed by a partnership under 26 U.S.C. Section 6227;
- (2) "Audited partnership", a partnership subject to a partnership level audit resulting in a federal adjustment;
 - (3) "Corporate partner", a partner that is subject to tax under section 143.071;
- (4) "Direct partner", a partner that holds an interest directly in a partnership or pass-through entity;
- (5) "Exempt partner", a partner that is exempt from taxation under the provisions of subdivisions (1) or (4) of subsection 2 of section 143.441, except on unrelated business taxable income;
- (6) "Federal adjustment", a change to an item or amount determined under the Internal Revenue Code that is used by a taxpayer to compute Missouri individual or corporate income tax owed, whether that change results from action by the IRS, including a partnership level audit, or the filing of an amended federal return, federal refund claim, or an administrative adjustment request by the taxpayer. A federal adjustment is positive to the extent that it increases Missouri taxable income as determined under section 143.431, or Missouri adjusted gross income under section 143.121 or 143.181, and is negative to the extent that it decreases such Missouri taxable income or Missouri adjusted gross income;

- (7) "Federal adjustments report", methods or forms, which shall be prescribed by the department of revenue, for use by a taxpayer to report final federal adjustments, including an amended Missouri tax return, a uniform multistate report, or an information return, notwithstanding any provision of law restricting the form or applicability of information return filing;
- (8) "Federal partnership representative", the person the partnership designates for the taxable year as the partnership's representative, or the person the IRS has appointed to act as the federal partnership representative, under 26 U.S.C. Section 6223(a);
 - (9) "Final determination date", shall be the following:
- (a) Except as provided under paragraphs (b) and (c) of this subdivision, if the federal adjustment arises from an IRS audit or other action by the IRS, the final determination date shall be the first day on which no federal adjustments arising from such audit or other action remain to be finally determined, whether by IRS decision with respect to which all rights of appeal have been waived or exhausted, by agreement, or, if appealed or contested, by a final decision with respect to which all rights of appeal have been waived or exhausted. For agreements required to be signed by the IRS and the taxpayer, the final determination date shall be the date on which the last party signed the agreement;
- (b) For federal adjustments arising from an IRS audit or other action by the IRS, if the taxpayer filed as a member of a Missouri consolidated return, the final determination date shall be the first day on which no related federal adjustments arising from such audit remain to be finally determined, as described in paragraph (a) of this subdivision, for the entire group;
- (c) If the federal adjustment results from filing an amended federal return, a federal refund claim, or an administrative adjustment request, or if it is a federal adjustment reported on an amended federal return or other similar report filed under 26 U.S.C. Section 6225(c), the final determination date shall be the day on which the amended return, refund claim, administrative adjustment request, or other similar report was filed;
- (10) "Final federal adjustment", a federal adjustment that remains in effect after the final determination date for such federal adjustment has passed;
 - (11) "IRS", the Internal Revenue Service of the United States Department of the Treasury;
- (12) "Indirect partner", a partner in a partnership or pass-through entity, where such partnership or pass-through entity itself holds a direct or indirect interest in another partnership or pass-through entity. A partnership or pass-through entity holds an "indirect interest" in another partnership or pass-through entity where its interest is held through an indirect partner or series of indirect partners;
 - (13) "Non-resident partner", an individual, trust, or estate partner that is not a resident partner;
- (14) "Partner", a person that holds an interest directly or indirectly in a partnership or other pass-through entity;
 - (15) "Partnership", the same meaning as used in 26 U.S.C. Sections 701 to 771;
- (16) "Partnership level audit", an examination by the IRS at the partnership level under 26 U.S.C. Sections 6221 to 6241, as enacted by the Bipartisan Budget Act of 2015, Public Law 114-74, and any amendments thereto, which results in federal adjustments;
- (17) "Pass-through entity", an entity, other than a partnership, that is not subject to tax under section 143.071, section 153.020, chapter 148, or a tax on insurance companies or insurance providers imposed by the state of Missouri;
- (18) "Publicly traded partnership", the same meaning as used in 26 U.S.C. Section 7704(b), and any amendments thereto;
- (19) "Reallocation adjustment", a federal adjustment resulting from a partnership level audit or an administrative adjustment request that changes the shares of one or more items of partnership income, gain, loss, expense, or credit allocated to direct partners. A positive reallocation adjustment means the portion of a reallocation adjustment that would increase federal adjusted gross income or federal taxable income for one or more direct partners, and a negative reallocation adjustment means the portion of a reallocation adjustment that would decrease federal adjusted gross income or federal taxable income for one or more direct partners;
- (20) "Resident partner", an individual, trust, or estate partner that is a resident of Missouri as defined under section 143.101 for individuals, or under section 143.331 for trusts or estates, for the relevant tax period;

- (21) "Reviewed year", the taxable year of a partnership that is subject to a partnership level audit which results in a federal adjustment;
- (22) "Taxpayer", any individual or entity subject to a tax in Missouri or a tax-related reporting requirement in Missouri and, unless the context clearly indicates otherwise, includes a partnership subject to a partnership level audit or a partnership that has made an administrative adjustment request, as well as a tiered partner of that partnership;
 - (23) "Tiered partner", any partner that is a partnership or pass-through entity;
 - (24) "Unrelated business taxable income", the same meaning as defined in 26 U.S.C. Section 512.
- 2. Except in the case of final federal adjustments that are reported and, if applicable, on the basis of which Missouri income tax is paid by a partnership and its partners using the procedures provided under subsections 3 to 9 of this section, final federal adjustments required to be reported for federal purposes under 26 U.S.C. Section 6225(a)(2), and changes required to be reported under section 143.601, a taxpayer shall report and pay any Missouri tax due with respect to final federal adjustments arising from an audit or other action by the IRS or reported by the taxpayer on a timely filed amended federal income tax return, including a return or other similar report filed under 26 U.S.C. Section 6225(c)(2), or federal claim for refund, by filing a federal adjustments report with the department of revenue for the reviewed year and, if applicable, paying the additional Missouri tax owed by the taxpayer no later than one hundred eighty days after the final determination date.
- 3. Except for adjustments required to be reported for federal purposes under 26 U.S.C. Section 6225(a)(2), partnerships and partners shall report final federal adjustments arising from a partnership level audit or an administrative adjustment request and make payments as required under subsections 3 to 9 of this section.
- 4. (1) With respect to an action required or permitted to be taken by a partnership under subsections 3 to 9 of this section, a proceeding under section 143.631 for reconsideration by the director of revenue, appeal to the administrative hearing commission, or review by the judiciary with respect to such action, the state partnership representative for the reviewed year shall have the sole authority to act on behalf of the partnership, and the partnership's direct partners and indirect partners shall be bound by those actions.
- (2) The state partnership representative for the reviewed year is the partnership's federal partnership representative unless the partnership designates in writing another person as its state partnership representative.
- (3) The department of revenue may establish reasonable qualifications and procedures for designating a person, other than the federal partnership representative, to be the state partnership representative.
- (4) The state partnership representative shall be considered an authorized representative of the partnership and its partners under section 32.057 for the purposes of compliance with this section, or participating in a proceeding described in subdivision (1) of this section.
- 5. Final federal adjustments subject to the requirements of subsections 3 to 9 of this section, except for those subject to a properly made election under subsection 6 of this section, shall be reported as follows:
 - (1) No later than ninety days after the final determination date, the partnership shall:
- (a) File a completed federal adjustments report with the department of revenue, including information as required by the department of revenue;
- (b) Notify each of its direct partners of their distributive share of the final federal adjustments including information as required by the department of revenue;
- (c) Pay any additional amount under section 143.411 that would have been due had the final federal adjustments originally been reported properly, unless the partnership is a publicly traded partnership; and
- (d) If the partnership is a publicly traded partnership, report such information as is required by the department of revenue and in the manner and format as required by department of revenue instruction, including the name, address, and taxpayer identification number of each direct partner with income in Missouri which the publicly traded partnership can reasonably determine to be:
 - a. Six hundred dollars or more if the partner is an individual; or
 - b. One hundred dollars or more if the partner is a corporation or entity other than an individual;
- (2) No later than one hundred eighty days after the final determination date, each direct partner that is subject to tax under sections 143.011 to 143.996, section 153.020, chapter 148, or a Missouri tax on insurance companies or insurance providers, shall:

- (a) File a federal adjustments report reporting the distributive share of the adjustments reported to them under paragraph (b) of subdivision (1) of this subsection; and
- (b) Pay any additional amount of tax due as if final federal adjustments had been properly reported, plus any penalty and interest due under sections 143.011 to 143.996 or any other provision of law, and less any credit for related amounts paid or withheld and remitted on behalf of the direct partner. The rate of interest on any amount due shall be determined by section 32.068.
- 6. (1) Subject to the limitations provided under subdivision (2) of this subsection, an audited partnership making an election under this subsection shall:
- (a) No later than ninety days after the final determination date, file a completed federal adjustments report, including information as required by department of revenue, and notify the department of revenue that it is making the election under this subsection;
- (b) No later than ninety days after the final determination date, pay an amount, determined as follows, in lieu of taxes owed by its direct and indirect partners:
- a. Exclude from final federal adjustments the distributive share of such adjustments reported to a direct exempt partner not subject to tax under sections 143.011 to 143.996;
- b. For the total distributive shares of the remaining final federal adjustments reported to direct corporate partners subject to tax under section 143.071, and to direct exempt partners subject to tax under sections 143.011 to 143.996, apportion and allocate such adjustments as provided under section 143.455 if applicable, and multiply the resulting amount by the tax rate provided under section 143.071 for direct corporate partners and direct exempt partners that are corporations, or the top rate of tax under section 143.011 for direct exempt partners that are not corporations;
- c. For the total distributive shares of the remaining final federal adjustments reported to non-resident direct partners subject to tax under sections 143.011 to 143.996, determine the amount of such adjustments which is derived from or connected with sources in Missouri as described in section 143.421, and multiply the resulting amount by the highest rate of tax under section 143.011;
 - d. For the total distributive shares of the remaining final federal adjustments reported to tiered partners:
- (i) Determine the amount of such adjustments which is of a type such that it would be subject to sourcing to this state under section 143.421; and then determine the portion of such amount that would be sourced to the state under section 143.421;
- (ii) Determine the amount of such adjustments which is of a type such that it would not be subject to sourcing to Missouri by a nonresident partner under section 143.421;
- (iii) Determine the portion of the amount determined in item (ii) of this subparagraph that can be established, under regulation issued by the department of revenue, to be properly allocable to nonresident indirect partners or other partners not subject to tax on the adjustments;
- (iv) Multiply the sum of the amounts determined in items (i) and (ii) of this subparagraph, reduced by the amount determined in item (iii) of this subparagraph, by the highest rate of tax under section 143.011;
- e. For the total distributive shares of the remaining final federal adjustments reported to resident direct partners subject to tax under section 143.011 or 143.061, multiply such amount by the highest rate of tax under section 143.011;
- f. For the total distributive shares of the remaining final federal adjustments reported to direct partners subject to tax under chapter 148, section 153.020, or a Missouri tax on insurance companies or insurance providers, apportion and allocate such adjustments in the manner provided by law for such tax, if applicable, and multiply the resulting amount by the tax rate applicable to such direct partner;
- g. Add the amounts determined under subparagraphs b to f of this paragraph, in addition to any penalty and interest as provided under sections 143.011 to 143.961 or any other provision of law. The rate of interest on any amount due shall be determined by section 32.068.
 - (2) Final federal adjustments subject to the election provided for under this subsection shall not include:
- (a) The distributive share of final audit adjustments that would, under section 143.455, be included in the apportionable income of any direct or indirect corporate partner, provided that the audited partnership can reasonably determine such amount; and
 - (b) Any final federal adjustments resulting from an administrative adjustment request.
- (3) An audited partnership not otherwise subject to any reporting or payment obligation to Missouri that makes an election under this subsection consents to be subject to Missouri law related to reporting, assessment, payment, and collection of Missouri tax calculated under this subsection.

- 7. The direct and indirect partners of an audited partnership that are tiered partners, and all of the partners of such tiered partners that are subject to tax under sections 143.011 to 143.961, shall be subject to the reporting and payment requirements of subsection 5 of this section, and such tiered partners shall be entitled to make the election provided under subsection 6 of this section. The tiered partners or their partners shall make required reports and payments no later than ninety days after the time for filing and furnishing statements to tiered partners and their partners as established under 26 U.S.C. Section 6226. The department of revenue may promulgate rules to establish procedures and interim time periods for the reports and payments required by tiered partners and their partners, and for making the elections under subsection 6 of this section.
- 8. (1) The election made under subsection 6 of this section shall be irrevocable, unless the director of revenue, in his or her discretion or that of the directors' designee, determines otherwise.
- (2) If properly reported and paid by the audited partnership or tiered partner, the amount determined under subdivision (2) of subsection 6 of this section shall be treated as paid in lieu of taxes owed by its direct and indirect partners, to the extent applicable, on the same final federal adjustments. The direct partners or indirect partners shall not take any deduction or credit on the determined amount, or claim a refund of such amount in this state. Nothing in this subsection shall preclude a direct resident partner from claiming a credit against the tax otherwise due to this state under section 143.081, or any amounts paid by the audited partnership or tiered partner on the resident partner's behalf to another state or local tax jurisdiction in accordance with the provisions of section 143.081.
- 9. Nothing in subsections 3 to 9 of this section shall be construed to prevent the department of revenue from assessing direct partners or indirect partners for taxes owed by such partners, using the best information available, in the event that a partnership or tiered partner fails to timely make any report or payment required under subsections 3 to 9 of this section for any reason.
- 10. The department of revenue shall assess additional tax, interest, additions to tax, and penalties arising from final federal adjustments arising from an audit by the IRS, including a partnership level audit, or reported by the taxpayer on an amended federal income tax return, or as part of an administrative adjustment request by no later than the latest of the following dates:
- (1) If a taxpayer files with the department of revenue a federal adjustments report or an amended Missouri tax return as required within the period provided under subsections 2 to 9 of this section, the department of revenue shall assess any amounts, including taxes, interest, additions to tax, and penalties arising from such federal adjustments if the department of revenue issues a notice of the assessment to the taxpayer no later than:
 - (a) The expiration of the limitations period provided under section 143.711; or
- (b) The expiration of the one year period following the date of filing with the department of revenue of the federal adjustments report;
- (2) If the taxpayer fails to file the federal adjustments report within the period provided under subsections 2 to 9 of this section, as appropriate, or the federal adjustments report filed by the taxpayer omits final federal adjustments or understates the correct amount of tax owed, the department of revenue shall assess amounts or additional amounts including taxes, interest, additions to tax, and penalties arising from the final federal adjustments, if it mails a notice of the assessment to the taxpayer by a date which is the latest of the following:
 - (a) The expiration of the limitations period provided under section 143.711;
- (b) The expiration of the one year period following the date the federal adjustments report was filed with the department of revenue; or
 - (c) Absent fraud, the expiration of the six-year period following the final determination date.
- 11. A taxpayer may make estimated payments to the department of revenue of the Missouri tax expected to result from a pending IRS audit, prior to the due date of the federal adjustments report, without having to file such report with the department of revenue. The estimated tax payments shall be credited against any tax liability ultimately found to be due to Missouri and shall limit the accrual of further interest on such amount. If the estimated tax payments exceed the final tax liability and interest ultimately determined to be due, the taxpayer shall be entitled to a refund or credit for the excess, provided the taxpayer files a federal adjustments report or claim for refund or credit of tax under section 143.781 or 143.821 no later than one year following the final determination date.
- 12. Except for final federal adjustments required to be reported for federal purposes under 26 U.S.C. Section 6225(a)(2), a taxpayer may file a claim for refund or credit of tax arising from federal adjustments made by the IRS on or before the later of:

- (1) The expiration of the last day for filing a claim for refund or credit of Missouri tax under section 143.801, including any extensions; or
- (2) One year from the date a federal adjustments report required under subsections 2 to 9 of this section, as applicable, was due to the department of revenue, including any extensions provided under subsection 13 of this section.

The federal adjustments report shall serve as the means for the taxpayer to report additional tax due, report a claim for refund or credit of tax, and make other adjustments resulting from adjustments to the taxpayer's federal taxable income.

- 13. (1) Unless otherwise agreed in writing by the taxpayer and the department of revenue, any adjustments by the department or by the taxpayer made after the expiration of the appropriate limitations period provided under section 143.711 or 143.801 shall be limited to changes to the taxpayer's tax liability arising from federal adjustments.
- (2) For purposes of compliance with this section, the time periods provided for in chapter 143 may be extended:
- (a) Automatically, upon written notice to the department of revenue, by ninety days for an audited partnership or tiered partner which has one hundred or more direct partners; or
 - (b) By written agreement between the taxpayer and the department of revenue.
- (3) Any extension granted under this subsection for filing the federal adjustments report extends the last day prescribed by law for assessing any additional tax arising from the adjustments to federal taxable income and the period for filing a claim for refund or credit of taxes under section 143.781 or 143.821.
- 14. The department of revenue shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
- 15. The provisions of this section shall apply to any adjustments to a taxpayer's federal taxable income or federal adjusted gross income with a final determination date occurring on or after January 1, 2021."; and

Further amend said bill, Pages 26-27, Section 144.805, Lines 1-34, by deleting all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann assumed the Chair.

Speaker Haahr resumed the Chair.

On motion of Representative Christofanelli, House Amendment No. 1 was adopted.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Bailey Allred Anderson Andrews Baker Billington Black 137 Black 7 Bondon Basye Busick Chipman Christofanelli Coleman 97 Bromley Cupps Deaton DeGroot Dinkins Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier

Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schroer	Sharpe 4	Shaul 113	Shields	Simmons
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 039

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Brown 27	Brown 70	Burnett	Butz
Chappelle-Nadal	Clemens	Ellebracht	Green	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Morgan	Mosley	Person
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Sain	Sharp 36
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 018

Aldridge	Bosley	Burns	Carpenter	Carter
Coleman 32	Dogan	Gray	Messenger	Runions
Sauls	Schnelting	Shawan	Shull 16	Smith
Solon	Stevens 46	Tate		

VACANCIES: 001

On motion of Representative Christofanelli, HCS SB 676, as amended, was adopted.

On motion of Representative Christofanelli, **HCS SB 676**, **as amended**, was read the third time and passed by the following vote:

AYES: 147

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Busick	Butz	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis

Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lynch Lovasco Love Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Morris 140 Morse 151 Miller Mitten Morgan Mosley Muntzel Murphy Neely O'Donnell Pfautsch Pietzman Person Pierson Jr. Patterson Pollitt 52 Pollock 123 Pike Plocher Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Rowland Roberts 77 Roden Rogers Ross Ruth Sauls Schnelting Schroer Sain Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Stacy Solon Sommer Spencer Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Mr. Speaker Young

NOES: 004

Hurst Moon Pogue Rone

PRESENT: 000

ABSENT WITH LEAVE: 011

Burns Carpenter Carter Coleman 32 Gray
Messenger Price Runions Shawan Shull 16

Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 1467 and HB 1934, as amended, relating to public employee retirement systems, was taken up by Representative Pike.

On motion of Representative Pike, SS SCS HB 1467 and HB 1934, as amended, was adopted by the following vote:

AYES: 148

Aldridge Allred Anderson Andrews Appelbaum Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bromley Bondon Bosley Brown 27 Brown 70 Burnett Busick Butz Chappelle-Nadal Chipman Christofanelli Clemens Coleman 97 Cupps DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Falkner Fishel Fitzwater Eslinger Evans Francis Gannon Green Grier Gregory

Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McCreery Love McGaugh McGirl Merideth Miller McDaniel Morse 151 Morgan Morris 140 Mitten Moon Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pollitt 52 Pollock 123 Pike Plocher Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 77 Roberts 161 Roden Rogers Rone Ross Rowland Ruth Sain Schnelting Schroer Sharp 36 Shaul 113 Shields Sharpe 4 Simmons Smith Solon Sommer Spencer Stephens 128 Stevens 46 Swan Taylor Stacy Unsicker Veit Vescovo Walsh Trent Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 013

Bailey Burns Carpenter Carter Coleman 32
Deaton Gray Messenger Runions Sauls

Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Pike, SS SCS HB 1467 and HB 1934, as amended, was truly agreed to and finally passed by the following vote:

AYES: 145

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Burnett Brown 70 Busick Butz Chappelle-Nadal Chipman Christofanelli Clemens Coleman 97 Cupps DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Hicks Haffner Hannegan Hansen Helms Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kendrick Ingle Kidd Knight Kolkmeyer Lavender Lovasco Mackey Mayhew McCreery Love Lynch McDaniel McGaugh McGirl Merideth Miller

Mitten Moon Morgan Morris 140 Morse 151 Murphy Neely O'Donnell Mosley Muntzel Patterson Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Richey Riggs Roberts 161 Roberts 77 Remole Rowland Roden Rogers Rone Ross Schroer Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Sommer Spencer Stacy Stevens 46 Smith Taylor Trent Unsicker Veit Swan Walsh Wiemann Wilson Washington Vescovo Wood Wright Young Mr. Speaker Windham

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 016

BurnsCarpenterCarterColeman 32DeatonGrayHendersonMessengerPersonToalson ReischRunionsShawanShull 16SolonStephens 128

Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HB 1768**, as amended.

Senators: Hegeman, Sater, Crawford, Rizzo and Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended.

Senators: Luetkemeyer, Onder, Emery, Sifton and May

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on SCS HS HCS HB 2002, as amended, and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Riddle, Arthur and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2003** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Rowden, Arthur and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2004**, as amended, and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Hoskins, Rizzo and Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2005** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Cunningham, Rizzo and Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HS HCS HB 2006** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Cunningham, Rizzo and Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2007** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Sater, Rizzo and Walsh

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2008**, as amended, and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Brown, Rizzo and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2009** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Hoskins, Rizzo and Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2010**, as amended, and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Sater, Rizzo and Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2011**, as amended, and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Sater, Nasheed and Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HS HCS HB 2012** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hegeman, Hough, Sater, Rizzo and Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 2013** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS HB 1330 entitled:

An act to authorize the conveyance of certain state property, with an emergency clause.

With Senate Amendment No. 1 and Senate Amendment No. 2

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Bill No. 1330, Page 16, Section 6, Line 153, by inserting immediately after said line the following:

"Section 7. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the City of Moberly, Randolph County, Missouri. The property to be conveyed is more particularly described as follows:

Starting at a point 420 feet south, and 30 feet west of the NE corner of the NW ¼ NE¼ of Section 25, Township 53 N., Range 14 W., thence West 550 feet parallel with the North line of said Section 25, thence N. 45° W.to a point 100 feet south of the north line of said Section 25, thence west parallel with said north line of said Section 25, 260 feet, thence S. 450 W. to the easterly right-of-way of U. S. Highway Route 63, thence southeasterly around the curve of the said easterly right-of-way of U. S. Route 63, to a point 120 feet south of the south line of the NW ¼ NE¼ of Section 25, 53, 14, thence northeasterly to a point 30 feet west and 865 feet south of the NE corner of the NW ¼ NE¼ of said Section 25, thence N. 445 feet more or less to place of beginning: said tract containing 23.1 acres, more or less, and being situated in parts of the NW ¼ NE¼ and the NE¼ NW ¼, and the SW ¼ NE¼ of Section 25, Township 53 N., Range 14 West, in Randolph County, Missouri.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance.".

Senate Amendment No. 2

AMEND Senate Committee Substitute for House Bill No.1330, Page 6, Section 3, Line 6, by inserting immediately before said line the following:

"PROPERTY BOUNDARY DESCRIPTION - TRACT A"; and

Further amend Line 16, by striking the word "continuing".

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS SCS HCS#2 HB 1896 entitled:

An act to repeal sections 191.1146, 195.015, 195.017, 195.417, 579.060, 579.065, and 579.068, RSMo, and to enact in lieu thereof nine new sections relating to controlled substances, with penalty provisions and an emergency clause for a certain section.

With Senate Amendment No. 1, Senate Amendment No. 1 to Senate Amendment No. 2, and Senate Amendment No. 2, as amended.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute No. 2 for House Bill No. 1896, Page 51, Section 195.805, Line 2, by inserting after the word "package" the following:

", or packages within a package,".

Senate Amendment No. 1 to Senate Amendment No. 2

AMEND Senate Amendment No. 2 to Senate Substitute for Senate Committee Substitute for House Committee Substitute No. 2 for House Bill No. 1896, Page 2, Section 195.417, Line 26, by striking the words "twenty-eight and eight-tenths" and inserting in lieu thereof the following:

"forty-three and two-tenths"; and

Further amend said amendment, Page 6, Section 579.060, Line 1, by striking the words "twenty-eight and eight-tenths" and inserting in lieu thereof the following:

"forty-three and two-tenths"; and

Further amend Line 10, by striking the words "twenty-eight and eight-tenths" and inserting in lieu thereof the following:

"forty-three and two-tenths".

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute No. 2 for House Bill No. 1896, Pages 48-50, Section 195.417, by striking all of said section and inserting in lieu thereof the following:

- "195.417. 1. The limits specified in this section shall not apply to any quantity of such product, mixture, or preparation which must be dispensed, sold, or distributed in a pharmacy pursuant to a valid prescription.
- 2. Within any thirty-day period, no person shall sell, dispense, or otherwise provide to the same individual, and no person shall purchase, receive, or otherwise acquire more than the following amount: any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, either as:
 - (1) The sole active ingredient; or
 - (2) One of the active ingredients of a combination drug; or
 - (3) A combination of any of the products specified in subdivisions (1) and (2) of this subsection;

in any total amount greater than [nine] seven and two-tenths grams, without regard to the number of transactions.

- 3. Within any twenty-four-hour period, no pharmacist, intern pharmacist, or registered pharmacy technician shall sell, dispense, or otherwise provide to the same individual, and no person shall purchase, receive, or otherwise acquire more than the following amount: any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, either as:
 - (1) The sole active ingredient; or
 - (2) One of the active ingredients of a combination drug; or
 - (3) A combination of any of the products specified in subdivisions (1) and (2) of this subsection;

in any total amount greater than three and six-tenths grams without regard to the number of transactions.

- 4. Within any twelve-month period, no person shall sell, dispense, or otherwise provide to the same individual, and no person shall purchase, receive, or otherwise acquire more than the following amount: any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, either as:
 - (1) The sole active ingredient; or
 - (2) One of the active ingredients of a combination drug; or
 - (3) A combination of any of the products specified in subdivisions (1) and (2) of this subsection;

in any total amount greater than twenty-eight and eight-tenths grams, without regard to the number of transactions.

- **5.** All packages of any compound, mixture, or preparation containing any detectable quantity of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, except those that are excluded from Schedule V in subsection 17 or 18 of section 195.017, shall be offered for sale only from behind a pharmacy counter where the public is not permitted, and only by a registered pharmacist or registered pharmacy technician under section 195.017.
- [5.] 6. Each pharmacy shall submit information regarding sales of any compound, mixture, or preparation as specified in this section in accordance with transmission methods and frequency established by the department by regulation.
- 7. No prescription shall be required for the dispensation, sale, or distribution of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, in an amount within the limits described in subsections 2, 3, and 4 of this section. The superintendent of the Missouri state highway patrol shall report to the revisor of statutes and the general assembly by February first when the statewide number of methamphetamine laboratory seizure incidents exceeds three hundred incidents in the previous calendar year. The provisions of this subsection shall expire on April first of the calendar year in which the revisor of statutes receives such notification.
- [6-] **8.** This section shall supersede and preempt any local ordinances or regulations, including any ordinances or regulations enacted by any political subdivision of the state. This section shall not apply to the sale of any animal feed products containing ephedrine or any naturally occurring or herbal ephedra or extract of ephedra.
- 9. Any local ordinances or regulations enacted by any political subdivision of the state prior to August 28, 2020, requiring a prescription for the dispensation, sale, or distribution of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, in an amount within the limits described in subsections 2, 3, and 4 of this section shall be void and of no effect and no such political subdivision shall maintain or enforce such ordinance or regulation.
- [7-] 10. All logs, records, documents, and electronic information maintained for the dispensing of these products shall be open for inspection and copying by municipal, county, and state or federal law enforcement officers whose duty it is to enforce the controlled substances laws of this state or the United States.
- [8-] 11. All persons who dispense or offer for sale pseudoephedrine and ephedrine products, except those that are excluded from Schedule V in subsection 17 or 18 of section 195.017, shall ensure that all such products are located only behind a pharmacy counter where the public is not permitted.
 - [9-] 12. The penalty for a knowing or reckless violation of this section is found in section 579.060."; and

Further amend said bill, Pages 53-56, Section 579.060, by striking all of said section and inserting in lieu thereof the following:

- "579.060. 1. A person commits the offense of unlawful sale, distribution, or purchase of over-the-counter methamphetamine precursor drugs if he or she knowingly:
- (1) Sells, distributes, dispenses, or otherwise provides any number of packages of any drug product containing detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts, optical isomers, or salts of optical isomers, in a total amount greater than [nine] seven and two-tenths grams to the same individual within a thirty-day period, unless the amount is dispensed, sold, or distributed pursuant to a valid prescription; or
- (2) Purchases, receives, or otherwise acquires within a thirty-day period any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers in a total amount greater than [nine] seven and two-tenths grams, without regard to the number of transactions, unless the amount is purchased, received, or acquired pursuant to a valid prescription; or
- (3) Purchases, receives, or otherwise acquires within a twenty-four-hour period any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers in a total amount greater than three and six-tenths grams, without regard to the number of transactions, unless the amount is purchased, received, or acquired pursuant to a valid prescription; or
- (4) Sells, distributes, dispenses, or otherwise provides any number of packages of any drug product containing detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts, optical isomers, or salts of optical isomers, in a total amount greater than twenty-eight and eight-tenths grams to the same individual within a twelve-month period, unless the amount is dispensed, sold, or distributed pursuant to a valid prescription; or
- (5) Purchases, receives, or otherwise acquires within a twelve-month period any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers in a total amount greater than twenty-eight and eight-tenths grams, without regard to the number of transactions, unless the amount is purchased, received, or acquired pursuant to a valid prescription; or
- (6) Dispenses or offers drug products that are not excluded from Schedule V in subsection 17 or 18 of section 195.017 and that contain detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts, optical isomers, or salts of optical isomers, without ensuring that such products are located behind a pharmacy counter where the public is not permitted and that such products are dispensed by a registered pharmacist or pharmacy technician under subsection 11 of section 195.017; or
- [(5)] (7) Holds a retail sales license issued under chapter 144 and knowingly sells or dispenses packages that do not conform to the packaging requirements of section 195.418.
- 2. A pharmacist, intern pharmacist, or registered pharmacy technician commits the offense of unlawful sale, distribution, or purchase of over-the-counter methamphetamine precursor drugs if he or she knowingly:
- (1) Sells, distributes, dispenses, or otherwise provides any number of packages of any drug product containing detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, in a total amount greater than three and six-tenth grams to the same individual within a twenty-four hour period, unless the amount is dispensed, sold, or distributed pursuant to a valid prescription; or
- (2) Fails to submit information under subsection 13 of section 195.017 and subsection [5] 6 of section 195.417 about the sales of any compound, mixture, or preparation of products containing detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts, optical isomers, or salts of optical isomers, in accordance with transmission methods and frequency established by the department of health and senior services; or
- (3) Fails to implement and maintain an electronic log, as required by subsection 12 of section 195.017, of each transaction involving any detectable quantity of pseudoephedrine, its salts, isomers, or salts of optical isomers or ephedrine, its salts, optical isomers, or salts of optical isomers; or
- (4) Sells, distributes, dispenses or otherwise provides to an individual under eighteen years of age without a valid prescription any number of packages of any drug product containing any detectable quantity of pseudoephedrine, its salts, isomers, or salts of optical isomers, or ephedrine, its salts or optical isomers, or salts of optical isomers.

- 3. Any person who violates the packaging requirements of section 195.418 and is considered the general owner or operator of the outlet where ephedrine, pseudoephedrine, or phenylpropanolamine products are available for sale shall not be penalized if he or she documents that an employee training program was in place to provide the employee who made the unlawful retail sale with information on the state and federal regulations regarding ephedrine, pseudoephedrine, or phenylpropanolamine.
- 4. The offense of unlawful sale, distribution, or purchase of over-the-counter methamphetamine precursor drugs is a class A misdemeanor.".

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS HCS HB 1854** entitled:

An act to repeal sections 29.230, 36.155, 50.166, 50.327, 54.140, 59.021, 59.100, 64.805, 67.730, 67.1360, 67.1545, 94.838, 94.900, 94.902, 105.145, 115.127, 115.621, 115.646, 137.180, 138.434, 144.757, 205.202, 238.207, 238.235, 238.237, 321.015, 321.190, 321.300, 321.552, 321.603, 506.384, 610.021, 620.2005, and 620.2010, RSMo, and section 49.266 as enacted by senate bill no. 672, ninety-seventh general assembly, first regular session, and to enact in lieu thereof fifty-one new sections relating to political subdivisions, with penalty provisions and an emergency clause for certain sections.

With Senate Amendment No. 1 and Senate Amendment No. 3.

Senate Amendment No. 1

AMEND Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill No. 1854, Page 76, Section 115.646, Lines 26-28, by striking said lines; and

Further amend Page 77, Section 115.646, Lines 1-27, by striking said lines.

Senate Amendment No. 3

AMEND Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill No. 1854, Page 160, Section 620.2010, Line 8 of said page, by inserting immediately after said line the following:

- "620.2250. 1. This section shall be known and may be cited as the "Targeted Industrial Manufacturing Enhancement Zones Act".
 - 2. As used in this section, the following terms shall mean:
- (1) "County average wage", the average wage in each county as determined by the department for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;
 - (2) "Department", the Missouri department of economic development;
- (3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the completion of an agreement pursuant to subsection 6 of this section and no job that is relocated from another location within this state shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the county average wage;

- (4) "Political subdivision", a town, village, city, or county located in this state;
- (5) "Related facility", a facility operated by a company or a related company prior to the establishment of the TIME zone in question, and which is directly related to the operations of the facility within the new TIME zone;
- (6) "TIME zone", an area identified through an ordinance or resolution passed pursuant to subsection 4 of this section that is being developed or redeveloped for any purpose so long as any infrastructure or building built or improved is in the development area;
 - (7) "Zone board", the governing body of a TIME zone.
- 3. The governing bodies of at least two contiguous or overlapping political subdivisions in this state may establish one or more TIME zones, which shall be political subdivisions of the state, for the purposes of completing infrastructure projects to promote the economic development of the region. Such zones may only include the area within the governing bodies' jurisdiction, ownership, or control, and may include any such area. The governing bodies shall determine the boundaries for each TIME zone, and more than one TIME zone may exist within the governing bodies' jurisdiction or under the governing bodies' ownership or control, and may be expanded or contracted by resolution of the zone board.
- 4. (1) To establish a TIME zone, the governing bodies of at least two political subdivisions shall each propose an ordinance or resolution creating such zone. Such ordinance or resolution shall set forth the names of the political subdivisions which will form the TIME zone, the general nature of the proposed improvements, the estimated cost of such improvements, the boundaries of the proposed TIME zone, and the estimated number of new jobs to be created in the TIME zone. Prior to approving such ordinance or resolution, each governing body shall hold a public hearing to consider the creation of the TIME zone and the proposed improvements therein. The governing bodies shall hear and pass upon all objections to the TIME zone and the proposed improvements, if any, and may amend the proposed improvements, and the plans and specifications therefor.
- (2) After the passage or adoption of the ordinance or resolution creating the TIME Zone, governance of the TIME zone shall be by the zone board, which shall consist of seven members selected from the political subdivisions creating the TIME zone. Members of a zone board shall receive no salary or other compensation for their services as members, but shall receive their necessary traveling and other expenses incurred while actually engaged in the discharge of their official duties. The zone board may expand or contract such TIME zone through an ordinance or resolution following a public hearing conducted to consider such expansion or contraction.
- 5. The boundaries of the proposed TIME zone shall be described by metes and bounds, streets, or other sufficiently specific description.
- 6. (1) Prior to retaining any state withholding tax pursuant to subsection 9 of this section, a zone board shall enter into an agreement with the department. Such agreement shall include, but shall not be limited to:
 - (a) The estimated number of new jobs to be created;
 - (b) The estimated average wage of new jobs to be created;
 - (c) The estimated net fiscal impact of the new jobs;
 - (d) The estimated costs of the proposed improvements;
- (e) The estimated amount of withholding tax to be retained pursuant to subsection 9 of this section over the period of the agreement; and
 - (f) A copy of the ordinance establishing the board and a list of its members.
- (2) The department shall not approve an agreement with a zone board unless the zone board commits to creating the following number of new jobs:
- (a) For a TIME zone with a total population of less than five thousand inhabitants as determined by the most recent decennial census, a minimum of five new jobs with an average wage that equals or exceeds ninety percent of the county average wage;
- (b) For a TIME zone with a total population of at least five thousand inhabitants but less than fifty thousand inhabitants as determined by the most recent decennial census, a minimum of ten new jobs with an average wage that equals or exceeds ninety percent of the county average wage;
- (c) For a TIME zone with a total population of at least fifty thousand inhabitants but less than one hundred fifty thousand inhabitants as determined by the most recent decennial census, a minimum of fifteen new jobs with an average wage that equals or exceeds ninety percent of the county average wage; and

- (d) For a TIME zone with a total population of at least one hundred fifty thousand inhabitants as determined by the most recent decennial census, a minimum of twenty-five new jobs with an average wage that equals or exceeds ninety percent of the county average wage.
- 7. (1) The term of the agreement entered into pursuant to subsection 6 of this section shall not exceed ten years. A zone board may apply to the department for approval to renew any agreement. Such application shall be made on forms provided by the department. In determining whether to approve the renewal of an agreement, the department shall consider:
 - (a) The number of new jobs created and the average wage and net fiscal impact of such jobs;
- (b) The outstanding improvements to be made within the TIME zone and the funding necessary to complete such improvements; and
 - (c) Any other factor the department requires.
- (2) The department may approve the renewal of an agreement for a period not to exceed ten years. If a zone board has not met the new job requirements pursuant to subdivision (2) of subsection 6 of this section by the end of the agreement, the department shall recapture from such zone board the amount of withholding tax retained by the zone board pursuant to this section and the department shall not approve the renewal of an agreement with such zone board.
- (3) A zone board shall not retain any withholding tax pursuant to this section in excess of the costs of improvements completed by the zone board.
- 8. If a qualified company is retaining withholding tax pursuant to sections 620.2000 to 620.2020 for new jobs, as such terms are defined in section 620.2005, that also qualify for the retention of withholding tax pursuant to this section, the department shall not authorize an agreement pursuant to this section that results in more than fifty percent of the withholding tax for such new jobs being retained pursuant to this section and sections 620.2000 to 620.2020.
- 9. Upon the completion of an agreement pursuant to subsection 6 of this section, twenty-five percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within a TIME zone after development or redevelopment has commenced shall not be remitted to the general revenue fund of the state of Missouri. Such moneys shall be deposited into the TIME zone fund established pursuant to subsection 10 of this section for the purpose of continuing to expand, develop, and redevelop TIME zones identified by the zone board, and may be used for managerial, engineering, legal, research, promotion, planning, and any other expenses.
- 10. There is hereby created in the state treasury the "TIME Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the zone boards of the TIME zones from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section, which shall not exceed ten percent of the total amount collected within the TIME zones of a zone board. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 11. The zone board shall approve projects consistent with the provisions of this section that begin construction and disburse any money collected under this section. The zone board shall submit an annual budget for the funds to the department explaining how and when such money will be spent.
- 12. A zone board shall submit an annual report by December thirty-first of each year to the department and the general assembly. Such report shall include, but shall not be limited to:
 - (1) The locations of the established TIME zones governed by the zone board;
 - (2) The number of new jobs created within the TIME zones governed by the zone board;
 - (3) The average wage of the new jobs created within the TIME zones governed by the zone board; and
- (4) The amount of withholding tax retained pursuant to subsection 9 of this section from new jobs created within the TIME zones governed by the zone board.
- 13. No political subdivision shall establish a TIME zone with boundaries that overlap the boundaries of an advanced industrial manufacturing zone established pursuant to section 68.075.
- 14. The total amount of withholding taxes retained by all TIME zones pursuant to the provisions of this section shall not exceed five million dollars per fiscal year.
- 15. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536

and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.

- 16. Pursuant to section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized pursuant to this section shall sunset automatically on August 28, 2024, unless reauthorized by an act of the general assembly;
- (2) If such program is reauthorized, the program authorized pursuant to this section shall sunset automatically twelve years after the effective date of the reauthorization; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized pursuant to this section is sunset."; and

Further amend the title and enacting clause accordingly.

Emergency clause defeated.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SCS HB 1330, as amended - Fiscal Review SS#2 SCS HCS HB 1854, as amended - Fiscal Review SS SCS HCS#2 HB 1896, as amended - Fiscal Review

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

SCS HS HCS HB 2002, as amended: Representatives Smith, Wood, Black (7), Kendrick and Burnett

SCS HS HCS HB 2003: Representatives Smith, Wood, Black (7), Kendrick and Burnett SCS HS HCS HB 2004, as amended: Representatives Smith, Wood, Walsh, Kendrick and Merideth

SCS HS HCS HB 2005: Representatives Smith, Wood, Trent, Kendrick and Lavender SS SCS HS HCS HB 2006: Representatives Smith, Ross, Kelly (141), Kendrick and Pierson Jr. SCS HS HCS HB 2007: Representatives Smith, Wood, Kelly (141), Kendrick and Pierson Jr. SCS HS HCS HB 2008, as amended: Representatives Smith, Wood, Walsh, Kendrick and Lavender

SCS HS HCS HB 2009: Representatives Smith, Wood, Walsh, Kendrick and Washington SCS HS HCS HB 2010, as amended: Representatives Smith, Wood, Patterson, Lavender and Washington

SCS HS HCS HB 2011, as amended: Representatives Smith, Wood, Patterson, Kendrick and Lavender

SCS HS HCS HB 2012: Representatives Smith, Wood, Trent, Burnett and Washington

MOTION

Representative Vescovo moved that Rule 22 be suspended.

Which motion was adopted by the following vote:

ΑY	ES:	100	١

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lynch
Mayhew	McGaugh	McGirl	Miller	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schroer
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker
NOTE 045				

NOES: 045

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Chappelle-Nadal	Clemens	Ellebracht
Green	Gunby	Hurst	Kendrick	Lavender
Lovasco	Mackey	McCreery	Merideth	Mitten
Moon	Morgan	Mosley	Person	Pierson Jr.
Pogue	Price	Quade	Razer	Roberts 77
Rogers	Rowland	Sain	Sauls	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 017

Burns	Carpenter	Carter	Coleman 32	Dogan
Gray	Ingle	Love	McDaniel	Messenger
Proudie	Runions	Schnelting	Shawan	Shull 16
C 1	T. 4			

Solon Tate

VACANCIES: 001

THIRD READING OF HOUSE JOINT RESOLUTIONS

HJR 78, relating to assessors, was taken up by Representative Eggleston.

Representative Taylor raised a point of order that a member was in violation of Rule 85.

The Speaker advised members to keep their comments confined to the question at hand.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

٨	37	DC.	$\Delta \Delta \Omega$	
А	. Υ	ES:	098	

AYES: 098				
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Cupps
DeGroot	Dinkins	Dogan	Dohrman	Egglestor
Eslinger	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Pfautsch	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Ross	Ruth	Sharpe 4
Shaul 113	Shields	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		
NOES: 038				
Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Chappelle-Nadal	Ellebracht	Gunby	Ingle
Kendrick	Lavender	McCreery	Merideth	Morgan

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Chappelle-Nadal	Ellebracht	Gunby	Ingle
Kendrick	Lavender	McCreery	Merideth	Morgan
Mosley	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Sain	Sauls	Sharp 36	Stevens 46	Unsicker
Washington	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 026

Barnes	Burns	Carpenter	Carter	Clemens
Coleman 32	Coleman 97	Deaton	Evans	Gray
Green	Mackey	Messenger	Miller	Mitten
Patterson	Pietzman	Rone	Runions	Schnelting
Schroer	Shawan	Shull 16	Simmons	Smith
T-4-				

Tate

VACANCIES: 001

On motion of Representative Eggleston, HJR 78 was read the third time and passed by the following vote:

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AYES: 109

A 11 1	A 1	A 1	D. '1	D.I
Allred	Anderson	Andrews	Bailey Black 7	Baker
Basye	Billington	Black 137	Diam'r	Bondon
Bromley	Busick	Chipman	Christofanelli	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Ellebracht	Eslinger	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheime
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Ross	Rowland	Ruth
Sauls	Schnelting	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Young	Mr. Speaker	
NOES: 034				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Burnett
Butz	Chappelle-Nadal	Clemens	Dogan	Gunby
Kendrick	Lavender	McCreery	Merideth	Morgan
Mosley	Person	Pierson Jr.	Pogue	Price
Quade	Roberts 77	Rogers	Sain	Sharp 36
Stevens 46	Unsicker	Washington	Windham	

PRESENT: 002

Brown 70 Proudie

ABSENT WITH LEAVE: 017

BurnsCarpenterCarterColeman 32Coleman 97EvansGrayGreenMackeyMessengerMittenRoneRunionsSchroerShawan

Shull 16 Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

On motion of Representative Vescovo, the House recessed until 2:15 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SB 580, relating to health care, was taken up by Representative Swan.

On motion of Representative Swan, the title of HCS SS SB 580 was agreed to.

Representative Swan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 60, Section 334.1000, Line 1, by deleting the number "334.1005" and inserting in lieu thereof the number "334.1130"; and

Further amend said bill, page and section, Line 23, by inserting after the number "(7)" the following:

""Nuclear medicine advanced associate", a person who is licensed to perform the duties of a nuclear medicine and molecular imaging physician extender working under the supervision of a licensed physician, and who is an authorized user of radioactive materials to perform a variety of expanded activities and enhance patient care in the diagnostic imaging and radiotherapy environments;

(8)"; and

Further amend said bill and section, Pages 60 to 61, Lines 23 to 47, by renumbering subsequent subdivisions appropriately; and

Further amend said bill, Page 61, Section 334.1005, Line 9, by inserting after all of said section and line the following:

- "334.1105. 1. Except as provided in this section, after January 1, 2021, only a person licensed under the provisions of sections 334.1100 to 334.1130 or a licensed practitioner may perform radiologic imaging or radiation therapy procedures on humans for diagnostic or therapeutic purposes.
- 2. The department shall issue licenses to persons certified by a certification organization to perform nuclear medicine technology, radiation therapy, radiography, and radiologist assistant procedures and to limited x-ray machine operators meeting licensure standards established by the department.
- 3. No person, corporation, or facility shall knowingly employ a person who does not hold a license or who is not exempt from the provisions of sections 334.1100 to 334.1130 to perform radiologic imaging or radiation therapy procedures for more than one hundred eighty days.
- 4. Nothing in this section relating to radiologic imaging or radiation therapy shall limit or enlarge the practice of a licensed practitioner.
 - 5. The provisions of section 334.1100 to 334.1130 shall not apply to the following:
 - (1) A dental hygienist or dental assistant licensed by this state;
 - (2) A physician, chiropractor, podiatrist, or dentist;
- (3) A student enrolled in and attending a school or college of medicine, chiropractic, podiatry, dentistry, radiologic imaging, or radiation therapy who performs radiologic imaging or radiation therapy procedures on humans while under the supervision of a licensed practitioner or a person holding a nuclear medicine technologist, radiation therapist, radiographer, or radiologist assistant license;
- (4) A person who is employed by the United States government when performing radiologic imaging or radiation therapy associated with that employment;
 - (5) A person performing radiologic imaging procedures on nonhuman subjects or cadavers; or
- (6) A nurse licensed under chapter 335, while practicing within the scope of practice of such chapter and only performing diagnostic plainfilm radiography.
- 6. (1) The provisions of sections 334.1100 to 334.1130 shall not apply to an advanced practice registered nurse only using fluoroscopy in the operating room, ambulatory surgery centers, pain clinics, and any other non-hospital site; however, an approved online fluoroscopy training course is required annually for persons using fluoroscopy in such settings.

- (2) Notwithstanding subdivision (1) of this subsection, persons using fluoroscopy in interventional radiology and cardiology shall be licensed as provided under sections 334.1100 to 334.1130.
- 334.1110. 1. There is hereby created the "Missouri Radiologic Imaging and Radiation Therapy Advisory Committee". The department shall provide administrative support to the advisory committee. The advisory committee shall guide, advise, and make recommendations to the department and shall consist of a minimum of twelve members who shall be composed of no less than the following:
- (1) A clinic administrator, or his or her designee, appointed by the Missouri Association of Rural Health Clinics;
 - (2) A physician appointed by the Missouri State Medical Association;
 - (3) A pain management physician appointed by the Missouri Society of Anesthesiologists;
 - (4) A radiologic technologist appointed by the Missouri Society of Radiologic Technologists;
- (5) A nuclear medicine technologist appointed by the Missouri Valley Chapter of the Society of Nuclear Medicine and Molecular Imaging;
- (6) An administrator of an ambulatory surgical center appointed by the Missouri Ambulatory Surgical Center Association;
 - (7) A physician appointed by the Missouri Academy of Family Physicians;
- (8) A certified registered nurse anesthetist appointed by the Missouri Association of Nurse Anesthetists;
 - (9) A physician appointed by the Missouri Radiological Society;
- (10) The director of the Missouri state board of registration for the healing arts, or his or her designee;
 - (11) The director of the Missouri state board of nursing, or his or her designee; and
 - (12) The director of the department of health and senior services, or his or her designee.
- 2. The department, based on recommendations, guidance, and advice from the advisory committee, shall:
- (1) Establish scopes of practice for limited x-ray machine operators, nuclear medicine technologists, nuclear medicine advanced associates, radiation therapists, radiographers, and radiologist assistants;
 - (2) Promulgate rules for issuance of licenses;
- (3) Establish minimum requirements for the issuance of licenses and recognition of licenses issued by other states;
 - (4) Establish minimum requirements for continuing education, including radiation safety;
 - (5) Determine fees and requirements for the issuance of new licenses and renewal of licenses;
- (6) Contract to use a competency-based examination that shall provide for a virtually administered option for the determination of limited x-ray machine operator qualifications for licensure;
- (7) Promulgate rules for acceptance of certification and registration by a certification organization recognized by the department as qualification for licensure;
- (8) Promulgate rules for issuance of licenses to retired military personnel and spouses of active-duty military personnel;
 - (9) Establish ethical, moral, and practice standards; and
- (10) Promulgate rules and procedures for the denial or refusal to renew a license, and the suspension, revocation, or other discipline of active licensees.
- 3. The department shall create alternative licensure requirements for individuals working in rural health clinics as defined in Pub. L. 95-210 and for areas of this state that the department deems too remote to contain a sufficient number of qualified persons licensed under sections 334.1100 to 334.1130 to perform radiologic imaging or radiation therapy procedures. The alternative licensure requirements in this section shall not be more strict than the licensure provisions contained in sections 334.1100 to 334.1130. Nothing in this subsection shall limit access to healthcare in rural communities.
- 4. All fees payable pursuant to the provisions of sections 334.1100 to 334.1130 shall be collected by the division of professional registration, which shall transmit such funds to the department of revenue for deposit in the state treasury to the credit of the Missouri radiologic imaging and radiation therapy fund established under section 334.1112. The division of professional registration and the board of registration for the healing arts may use these funds as necessary for the administration of sections 334.1100 to 334.1130.
- 5. The fee charged for a limited x-ray machine operator examination shall not exceed the actual cost to administer the examination.

- 334.1112. There is hereby created in the state treasury the "Missouri Radiologic Imaging and Radiation Fund", which shall consist of moneys collected under sections 334.1100 to 334.1130. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of sections 334.1100 to 334.1130. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 334.1115. 1. To be eligible for licensure by the department, at the time of application, an applicant shall be at least eighteen years of age.
- 2. The department shall accept nuclear medicine technology, nuclear medicine advanced associate, radiation therapy, radiography, or radiologist assistant certification and registration by a certification organization recognized by the department as a qualification for licensure.
 - 3. The department may issue limited x-ray machine operator licenses in the following areas:
 - (1) Chest radiography: radiography of the thorax, heart, and lungs;
- (2) Extremity radiography: radiography of the upper and lower extremities, including the pectoral girdle;
 - (3) Spine radiography: radiography of the vertebral column;
 - (4) Skull/sinus radiography: radiography of the skull and facial structures;
 - (5) Podiatric radiography: radiography of the foot, ankle, and lower leg below the knee;
 - (6) Bone densitometry: performance and analysis of bone density scans; or
 - (7) Other areas the department deems necessary to ensure necessary services throughout the state.
- 4. The department may require a limited x-ray machine operator to verify training in x-ray procedures at their place of employment, including a minimum of twelve hours education in radiologic technology with six hours being in radiation protection. All education may be provided in a virtual environment. The hours shall be sufficient for individuals to be licensed in any limited machine operator area for which they pass an examination. The hours shall be documented by the licensee and verified by the licensee's supervisor either in person, through electronic communication, or telehealth practices.
- 5. Individuals shall be licensed in any limited machine operator area for which they successfully pass an examination as defined by the department.
- 6. The department shall not require, but may recommend, any advance class work, either remote or in person, prior to a limited x-ray machine operator candidate taking such examination.
- 7. No additional testing requirements or other stipulations shall be imposed after the initial examination for limited x-ray machine operator licensure, provided that the licensee maintain required continuing education and is not disciplined under rules promulgated under subdivision (10) of subsection 2 of section 334.1110.
- 8. The department shall require limited x-ray machine operators to complete a minimum of twelve hours biannually of continuing education that may be fulfilled by approved continuing education activities at the licensee's place of employment.
- 9. The department may accept certification from the American Chiropractic Registry of Radiologic Technologists for persons applying for a limited x-ray machine operator license in spine radiography.
- 10. The department may accept certification from the American Society of Podiatric Medical Assistants for persons applying for a limited x-ray machine operator license in podiatric radiography.
- 11. The department may accept certification from the International Society of Clinical Densitometry for persons applying for a limited x-ray machine operator license in bone densitometry.
- 334.1120. The department, in consultation with the advisory committee, shall establish guidelines for disciplinary action for violations of sections 334.1100 to 334.1130.
- 334.1125. A person who has been engaged in the practice of radiologic imaging or radiation therapy, other than a radiologist assistant, and who does not hold a current certification and registration by a certification organization recognized by the department may continue to practice in the radiologic imaging or radiation therapy modality in which they are currently employed, provided that such person:
 - (1) Registers with the department on or before January 1, 2022;
 - (2) Does not change the scope of their current practice or current place of employment;

- (3) Completes all continuing education requirements for their modality biennially as prescribed by the department;
- (4) Practices only under the supervision of a licensed practitioner, either in person or virtually through approved telehealth practices; and
- (5) Meets all licensure requirements of sections 334.1100 to 334.1130 and the rules adopted by the department and obtains a license from the department on or before October 1, 2024.

334.1130. The department may promulgate rules to implement the provisions of sections 334.1100 to 334.1130. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Swan moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

	* **		^	
А	Υ	H٨	• (1	166

Aldridge	Andrews	Appelbaum	Bangert	Baringer
Barnes	Beck	Bland Manlove	Bondon	Brown 27
Brown 70	Burnett	Butz	Carpenter	Chappelle-Nadal
Clemens	Ellebracht	Falkner	Francis	Gannon
Green	Griesheimer	Gunby	Henderson	Hicks
Ingle	Kelley 127	Kendrick	Kidd	Lavender
Love	Mackey	McCreery	McGaugh	Merideth
Mitten	Morgan	Morris 140	Morse 151	Mosley
Person	Pfautsch	Pierson Jr.	Pike	Price
Proudie	Quade	Razer	Reedy	Roberts 77
Roden	Rogers	Sain	Sauls	Sharp 36
Sharpe 4	Shields	Sommer	Stevens 46	Swan
Unsicker	Washington	Windham	Wood	Wright
Young				
NOES: 075				

A 11 J	A 1	D-:1	D-1	D
Allred	Anderson	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Busick
Chipman	Christofanelli	Coleman 97	Cupps	DeGroot
Dinkins	Dohrman	Eggleston	Eslinger	Fishel
Fitzwater	Gregory	Grier	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Hill
Houx	Hudson	Hurst	Justus	Knight
Lovasco	Lynch	Mayhew	McDaniel	McGirl
Moon	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pietzman	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Rehder	Remole	Richey
Riggs	Roberts 161	Rone	Ross	Ruth
Schroer	Shaul 113	Simmons	Smith	Spencer
Stacy	Stephens 128	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Mr. Speaker

PRESENT: 001

Hovis

ABSENT WITH LEAVE: 020

Bosley	Burns	Carter	Coleman 32	Deaton
Dogan	Evans	Gray	Kelly 141	Kolkmeyer
Messenger	Miller	Toalson Reisch	Rowland	Runions
Schnelting	Shawan	Shull 16	Solon	Tate

VACANCIES: 001

Representative Morse (151) offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 2, Section 9.182, Line 5, by inserting after all of said section and line the following:

"9.275. The month of June is hereby designated as "Myasthenia Gravis Awareness Month" in Missouri. The citizens of this state are encouraged to celebrate the month with events and activities to raise awareness about this treatable, but progressive and difficult to diagnose, disease."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morse (151), **House Amendment No. 2** was adopted.

Representative Wood offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 22, Section 191.116, Line 2, by deleting the word "**twenty**" and inserting in lieu thereof the word "**ten**"; and

Further amend said bill, page and section, Lines 8 to 10, by deleting all of said lines; and

Further amend said bill, page and section, Lines 17 to 24, by deleting all of said lines; and

Further amend said bill, Pages 22 to 23, Lines 27 to 30, by deleting all of said lines and inserting in lieu thereof the following:

"2. The members of the task force, other than the lieutenant governor and department directors, shall be appointed by the governor. Members shall serve on the task"; and

Further amend said bill and section by renumbering accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wood, House Amendment No. 3 was adopted.

Representative Baker offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 73, Section 579.076, Line 12, by inserting after all of said section and line the following:

"Section 1. The department shall no longer have the power to establish limitations on the overall number of medical marijuana, cultivation, infused products manufacturing or dispensary facility licenses and 19 CSR 30-95.050(1)(A), 19 CSR 30-95.060(1)(A) and 19 CSR 30-95.080(1)(A)&(B) are hereby rescinded, the department shall issue licenses to all applicants who meet the minimum standards, those minimum standards being consistent with the factors and standards established pursuant to Article XIV of the Missouri Constitution, for a medical marijuana cultivation facility, medical marijuana-infused products manufacturing facility or a medical marijuana dispensary facility respectively, except:

- a. no more than three medical marijuana cultivation facility licenses shall be issued to any entity under substantially common control, ownership, or management;
- b. no more than three medical marijuana-infused products manufacturing facility shall be issued to any entity under substantially common control, ownership, or management;
- c. no more than five medical marijuana dispensary facility licenses shall be issued to any entity under substantially common control, ownership, or management; and
- d. any limited liability company seeking a medical marijuana facility license shall be required to disclose its members, managers and officer, and its Operating Agreement in filings along with all other corporate filings in the office of the Secretary of State."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor offered House Amendment No. 1 to House Amendment No. 4.

House Amendment No. 1 to House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 1, Line 1, by inserting after the number "580," the following:

"Page 24, Section 191.255, Line 5, by inserting after said section and line the following:

- "191.317. 1. All testing results and personal information obtained from any individual, or from specimens from any individual, shall be held confidential and be considered a confidential medical record[, except for such information as the individual, parent or guardian consents to be released; but the individual must first be fully informed of the scope of the information requests to be released, of the risks, benefits and purposes for such release, and of the identity of those to whom the information will be released]. Statistical data compiled without reference to the identity of any individual shall not be declared confidential. Notwithstanding any other provision of law to the contrary, the department may release the results of newborn screening tests to a child's health care professional.
- 2. The specimen shall be [retained for five years after initial submission to the department. After five years, the specimen shall be] destroyed immediately after the specific tests authorized at the time of collection are completed. [Unless otherwise directed under this section, a biological specimen may be released for purposes of anonymous scientific study. At the time of collection, the parent or legal guardian of the child from whom a biological specimen was obtained may direct the department to:
 - (1) Return a biological specimen that remains after all screening tests have been performed;
- (2) Destroy a biological specimen in a scientifically acceptable manner after all screening tests required under section 191.331 or rule promulgated thereunder have been performed; or
 - (3) Store a biological specimen but not release the biological specimen for anonymous scientific study.

3. A biological specimen released for anonymous study under this section shall not contain information-that may be used to determine the identity of the donor.]"; and

Further amend said bill, Page 68, Section 338.200, Line 41, by inserting after said section and line the following:

"375.1309. 1. Any person who, in the ordinary course of business, practice of a profession or rendering of a service, creates, stores, receives or furnishes genetic information, as such term is defined in subdivision (3) of section 375.1300, or any biologic specimen that may be used to conduct a genetic test, as defined in 375.1300, shall hold such information as confidential medical records and shall not disclose such genetic information except pursuant to written authorization of the person to whom such information pertains or to that person's authorized representative. The requirements of this section shall not apply to:

- (1) Statistical data compiled without reference to the identity of an individual;
- (2) [Health research conducted in accordance with the provisions of the federal common rule protecting the rights and welfare of research participants (45 CFR 46 and 21 CFR 50 and 56), or to health research using medical archives or databases in which the identity of individuals is protected from disclosure by coding or encryption, or by removing all identities] Any law enforcement agency collecting or holding evidence for the investigation or prosecution of an alleged or actual crime;
 - (3) The release of such information pursuant to legal or regulatory process; or
 - (4) The release of such information for body identification.
- 2. If [the director determines that] a person has engaged, is engaging in, or has taken a substantial step toward engaging in an act, practice or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, or that a person has materially aided or is materially aiding an act, practice, omission, or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, the director may issue such administrative orders as authorized under section 374.046. A violation of any of these sections is a [level two violation under section 374.049] class A felony.
- 3. If [the director believes that] a person has engaged, is engaging in, or has taken a substantial step toward engaging in an act, practice or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, or that a person has materially aided or is materially aiding an act, practice, omission, or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, the director may maintain a civil action for relief authorized under section 374.048. A violation of any of these sections is a level two violation under section 374.049."; and

Further amend said bill,"; and

Further amend said amendment and page, Line 24, by inserting after all of said line the following:

"Further amend said bill and page, Section C, Line 2, by inserting after said section and line the following:

"Section D. Because immediate action is necessary to protect the rights of citizens, the enactment of section 1 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 1 of this act shall be in full force and effect upon its passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 4 was withdrawn.

Representative McDaniel offered House Amendment No. 2 to House Amendment No. 4.

House Amendment No. 2 to House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 1, Line 24, by deleting said line and inserting in lieu thereof the phrase:

"other corporate filings in the office of the Secretary of State.

Section 2. All members of the Missouri House shall consume a substantial dose of medicinal marijuana prior to entering the chamber or voting on any legislation."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McDaniel moved that **House Amendment No. 2 to House Amendment No. 4** be adopted.

Which motion was defeated.

On motion of Representative Baker, House Amendment No. 4 was adopted.

Representative Patterson offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 23, Section 191.116, Line 59, by inserting after all of said line the following:

"191.236. As used in sections 191.236 to 191.238 the following terms shall mean:

- (1) "Health information exchange activities", the electronic exchange of individually identifiable information among unaffiliated organizations according to nationally recognized standards. The following activities are not considered "health information exchange activities":
- (a) Electronic exchange of individually identifiable information among unaffiliated organizations solely for the purposes of an organized health care arrangement as defined under the HIPAA Laws; and
- (b) Electronic exchange of individually identifiable information among unaffiliated organizations solely for research purposes;
- (2) "Health information organization", any organization that oversees and governs health information exchange activities;
- (3) "HIPAA laws", the Health Insurance Portability and Accountability Act of 1996, as amended, the Health Information Technology for Economic and Clinical Health Act, as amended, and implementing regulations:
 - (4) "Individual", the person who is the subject of the individually identifiable information;
- (5) "Individually identifiable information", any information that identifies an individual or there is a reasonable basis to believe can be used to identify the individual including, but not limited to, information created or received by health care providers, health benefit plans, organizations providing social services or assessing social determinants of health, and organizations that provide services to or on behalf of any of the foregoing and health care clearinghouses, and relates to the past, present, or future physical or mental health or condition of an individual, the provision of health care to an individual, or the past, present, or future payment for the provision of health care to an individual;
- (6) "Participant", an individual or entity who accesses, uses, or discloses individually identifiable information through a health information exchange operated by a health information organization including, but not limited to, health care providers, health benefit plans, organizations providing social services or assessing social determinants of health, and organizations that provide services to or on behalf of any of the foregoing.
- 191.238 1. (1) Notwithstanding any other provision of law to the contrary, any participant may disclose, access, or use individually identifiable information through a health information exchange operated by a health information organization pursuant to this chapter and in accordance with applicable federal laws including, but not limited to, the HIPAA laws, without obtaining individual consent or authorization.
- (2) Except as otherwise provided in state or federal law, an individual has the right to opt out of having the individual's individually identifiable information accessible through a health information exchange operated by a health information organization under this chapter.

- (3) A health information organization shall implement policies that meet the requirements under the HIPAA laws governing the privacy and security of individually identifiable information that is accessible through the health information exchange.
- (4) All participants in a health information organization under this section shall comply with the HIPAA laws, if such participant is subject to the HIPAA laws, and all policies and procedures of the health information organization with respect to the health information exchange.
- (5) To the extent any provision of state law, rule or regulation is contrary to, or is more stringent than the provisions of this section, the provisions of this section shall control with respect to a participant's disclosure, access, or use of individually identifiable information through a health information exchange operated by a health information organization under this section.
- (6) This section shall not limit, change, or otherwise affect the use or disclosure of individually identifiable information outside of a health information exchange operated by a health information organization under this section.
- 2. (1) Participants shall maintain a written notice of privacy practices for the health information exchange that describes all of the following:
- (a) The categories of individually identifiable information that are accessible through the health information exchange;
- (b) The purposes for which access to individually identifiable information is provided through the health information exchange;
- (c) Except as otherwise provided in state or federal law, that an individual has the right to opt out of having the individual's individually identifiable information accessible through the health information exchange; and
- (d) An explanation as to how an individual may opt out of having the individual's individually identifiable information accessible through the health information exchange.
- (2) The notice of privacy practices maintained by participants may reference a publicly accessible website or websites that contain some or all of the information described in subdivision (1) of this subsection, such as a current list of participants and the permitted purposes for accessing individually identifiable information through the health information exchange.
 - (3) Participants shall post their current notice of privacy practices on its website in a conspicuous manner.
- 3. (1) A health information organization shall not be considered a health care provider, as that term is defined in section 538.205, based on its health information exchange activities and shall not be subject to liability for damages or costs of any nature, in law or in equity, arising out of chapter 538 and the common law of Missouri when carrying out health information exchange activities pursuant to this section.
- (2) Participants in a health information exchange operated by a health information organization pursuant to this chapter shall not be liable in any action for damages or costs of any nature, in law or equity, which result solely from that participant's use or failure to use the health information exchange or participant's disclosure of individually identifiable information through the health information exchange in accordance with the requirements of this chapter.
- (3) No person shall be subject to antitrust or unfair competition liability based solely on participation in a health information exchange operated by a health information organization under this chapter and performs health information exchange activities under this section.
- (4) All employees, officers, and members of the governing board of a health information organization that operates a health information exchange under this chapter, whether temporary or permanent, shall not be subject to and shall be immune from any claim, suit, liability, damages, or any other recourse, civil or criminal, arising from any act or proceeding, decision, or determination undertaken, performed, or reached in good faith and without malice by any such member or members acting individually or jointly in carrying out the responsibilities, authority, duties, powers, and privileges of the offices conferred by law upon them under this chapter, or any other state law, or policies and procedures of the health information exchange, good faith being presumed until proven otherwise, with malice required to be shown by a complainant.
- (5) Individually identifiable information accessible through a health information exchange operated by a health information organization under this chapter is not subject to discovery, subpoena, or other means of legal compulsion for the release of such individually identifiable information to any person or entity. Such a health information organization shall not be compelled by a request for production, subpoena, court order, or otherwise, to disclose individually identifiable health information."; and

Further amend said bill, Page 73, Section 579.076, Line 12, by inserting after all of said line the following:

- "[191.237. 1. No law or rule promulgated by an agency of the state of Missouri may impose a fine or penalty against a health care provider, hospital, or health care system for failing to participate in any particular health information organization.
- 2. A health information organization shall not restrict the exchange of state agency data or standards based clinical summaries for patients for federal-Health Insurance Portability and Accountability Act (HIPAA) allowable uses. Charges for such service shall not exceed the cost of the actual technology connection or recurring maintenance thereof.
 - 3. As used in this section, the following terms shall mean:
- (1) "Fine or penalty", any civil or criminal penalty or fine, tax, salary or wage withholding, or surcharge established by law or by rule promulgated by a state agency pursuant to chapter 536:
- (2) "Health care system", any public or private entity whose function or purpose is the management of, processing of, or enrollment of individuals for or payment for, in full or in part, health care services or health care data or health care information for its participants;
- (3) "Health information organization", an organization that oversees and governs the exchange of health-related information among organizations according to nationally recognized standards.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hill offered House Amendment No. 1 to House Amendment No. 5.

House Amendment No. 1 to House Amendment No. 5

AMEND House Amendment No. 5 to House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 1, Line 14, by inserting after the word "activities" the words "and whose data centers are located in the United States"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Patterson, **House Amendment No. 5, as amended**, was adopted.

Representative Young offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 73, Section 579.076, Line 12, by inserting after said section and line the following:

"Section 1. The month of September every year shall be designated as "Infant and Maternal Mortality Awareness Month". Citizens of this state and health care professionals are encouraged to promote and engage in appropriate activities that educate the public about the importance of appropriate health care for women and their new babies, from conception through the vulnerable first post-partum year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	098

Allred Anderson Andrews Bailey Baker Basye Billington Black 137 Bondon Bromley Busick Chipman Christofanelli Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haffner Hannegan Helms Henderson Hicks Hill Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Moon Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pietzman Pike Plocher Pogue Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shields Solon Sommer Spencer Stacy Stephens 128 Swan Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wright Mr. Speaker Aldridge Appelbaum Bangert Baringer Beak Bland Manlove Bosley Brown 27 Brown 70 Burnett Butz Chappelle-Nadal Clemens Ellebracht Green Gunby Ingle Kendrick Lavender Mackey McCreery Merideth Morgan Mosley Person Pierson Jr. Price Proudie Quade Razer Roberts 77 Rogers Sain Sharp 36 Stevens 46 Unsicker Windham Young PRESENT: 000 ABSENT WITH LEAVE: 026 Barnes Black 7 Burns Carpenter Carter Coleman 32 Dogan Gray Haden Hansen Houx Knight Messenger Mitten Morris 140 Pollock 123 Rowland Runions Sauls Shawan Shull 16 Simmons Smith Tate Washington					
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VACANCIES: 001

Wood

On motion of Representative Young, **House Amendment No. 6** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

1530 Journal of the House

AYES: 132

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Basye
Beck	Billington	Black 137	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Burnett
Busick	Butz	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fitzwater	Francis	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Miller	Moon
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pollitt 52	Porter	Price	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rone
Ross	Ruth	Sain	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shields
Solon	Sommer	Spencer	Stacy	Stevens 46
Swan	Taylor	Unsicker	Veit	Vescovo
Walsh	Wiemann	Wilson	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 003

Pogue Proudie Rogers

ABSENT WITH LEAVE: 027

Black 7 Burns Carter Barnes Carpenter Fishel Coleman 32 Dogan Gannon Gray Kendrick Knight Mitten Houx Messenger Rowland Shull 16 Pollock 123 Runions Shawan Simmons Smith Stephens 128 Tate Trent

Washington Wood

VACANCIES: 001

Representative Deaton offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 72, Section 376.1590, Line 28, by inserting after all of said section and line the following:

"537.037. 1. Any physician or surgeon, registered professional nurse or licensed practical nurse licensed to practice in this state under the provisions of chapter 334 or 335, or licensed to practice under the equivalent laws of any other state and any person licensed as a mobile emergency medical technician under the provisions of chapter 190, may:

- (1) In good faith render emergency care or assistance, without compensation, at the scene of an emergency or accident, and shall not be liable for any civil damages for acts or omissions other than damages occasioned by gross negligence or by willful or wanton acts or omissions by such person in rendering such emergency care;
- (2) In good faith render emergency care or assistance, without compensation, to any minor involved in an accident, or in competitive sports, or other emergency at the scene of an accident, without first obtaining the consent of the parent or guardian of the minor, and shall not be liable for any civil damages other than damages occasioned by gross negligence or by willful or wanton acts or omissions by such person in rendering the emergency care.
- 2. Any other person who has been trained to provide first aid in a standard recognized training program may, without compensation, render emergency care or assistance to the level for which he or she has been trained, at the scene of an emergency or accident, and shall not be liable for civil damages for acts or omissions other than damages occasioned by gross negligence or by willful or wanton acts or omissions by such person in rendering such emergency care.
- 3. Any mental health professional, as defined in section 632.005, or qualified counselor, as defined in section 631.005, or any practicing medical, osteopathic, or chiropractic physician, or certified nurse practitioner, or physicians' assistant may in good faith render suicide prevention interventions at the scene of a threatened suicide and shall not be liable for any civil damages for acts or omissions other than damages occasioned by gross negligence or by willful or wanton acts or omissions by such person in rendering such suicide prevention interventions.
- 4. Any other person may, without compensation, render suicide prevention interventions at the scene of a threatened suicide and shall not be liable for civil damages for acts or omissions other than damages occasioned by gross negligence or by willful or wanton acts or omissions by such person in rendering such suicide prevention interventions.
- 5. Any health care provider who in good faith renders care or assistance, with or without compensation, in connection with the COVID-19 pandemic, including taking measures to coordinate, arrange for, respond to, provide, or address issues related to the delivery of health care services, shall not be liable for any civil damages for any acts or omissions that occur during a period where there is in effect an executive order issued by the governor of Missouri declaring that a state of emergency exists, other than damages occasioned by gross negligence or by willful or wanton acts or omissions by such provider in rendering the care or assistance. For purposes of this subsection, "health care provider" shall include:
- (1) Any physician, hospital, health maintenance organization, ambulatory surgical center, long-term care facility including those licensed under chapter 198, dentist, registered or licensed practical nurse, optometrist, podiatrist, pharmacist, chiropractor, professional physical therapist, psychologist, physician-intraining, and any other person or entity that provides health care services under the authority of a license or certificate, and the employers or agents of any such person or entity listed herein;
- (2) Any individual, health care system, or other entity that takes measures to coordinate, arrange for, respond to, provide, or address issues related to the delivery of health care services; and
- (3) Any individual permitted to provide health care services in the state due to a declared public health emergency."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Gregory offered House Amendment No. 1 to House Amendment No. 7.

House Amendment No. 1 to House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 1, Line 1, by inserting after the number "580," the following:

"Page 50, Section 208.175, Line 70, by inserting the following after all of said line:

"208.226. 1. No restrictions to access shall be imposed that preclude availability of any individual antipsychotic medication.

- 2. The provisions of this section shall not prohibit the division from utilizing clinical edits to ensure clinical best practices including, but not limited to:
 - (1) Drug safety and avoidance of harmful drug interactions;
- (2) Compliance with nationally recognized and juried clinical guidelines from national medical associations using medical evidence and emphasizing best practice principles;
 - (3) Detection of patients receiving prescription drugs from multiple prescribers; and
 - (4) Detection, prevention, and treatment of substance use disorders.
- 3. The division shall issue a provider update at least twice annually to enumerate treatment and utilization principles for MO HealthNet providers including, but not limited to:
- (1) Treatment with antipsychotic drugs, as with any other form of treatment, should be individualized in order to optimize the patient's recovery and stability;
- (2) Treatment with antipsychotic drugs should be as effective, safe, and well-tolerated as supported by best medical evidence;
- (3) Treatment with antipsychotic drugs should consider the individual patient's needs, preferences, and vulnerabilities;
 - (4) Treatment with antipsychotic drugs should support an improved quality of life for the patient; and
- (5) Treatment choices should be informed by the best current medical evidence and should be updated consistent with evolving nationally recognized best practice guidelines.
- 4. If the division implements any new policy or clinical edit for an antipsychotic drug, the division shall continue to allow MO HealthNet participants access to any antipsychotic drug that they use and on which they are stable or that they have successfully used previously. The division may recommend a resource list with no restrictions to access.
- 208.227. 1. [No restrictions to access shall be imposed that preclude availability of any individual atypical antipsychotic monotherapy for the treatment of schizophrenia, bipolar disorder, or psychosis associated with severe depression.] The division shall establish a pharmaceutical case management or polypharmacy program for high risk MO HealthNet participants with numerous or multiple prescribed drugs. The division shall also establish a behavioral health pharmacy and opioid surveillance program to encourage the use of best medical evidence-supported prescription practices. The division shall communicate with providers, as such term is defined in section 208.164, whose prescribing practices deviate from or do not otherwise utilize best medical evidence-supported prescription practices. The communication may be telemetric, written, oral, or some combination thereof. These programs shall be established and administered through processes established and supported under a memorandum of understanding between the department of mental health and the department of social services, or their successor entities.
- 2. The provisions of this section shall not prohibit the division from utilizing clinical edits to ensure clinical best practices including, but not limited to:
 - (1) Drug safety and avoidance of harmful drug interactions;
- (2) Compliance with nationally recognized and juried clinical guidelines from national medical associations using medical evidence and emphasizing best practice principles;
 - (3) Detection of patients receiving prescription drugs from multiple prescribers; and
 - (4) Detection, prevention, and treatment of substance use disorders.
- 3. [The division shall issue a provider update no less than twice annually to enumerate treatment and utilization principles for MO HealthNet providers including, but not limited to:
- (1) Treatment with antipsychotic drugs, as with any other form of treatment, should be individualized inorder to optimize the patient's recovery and stability;
- (2) Treatment with antipsychotic drugs should be as effective, safe, and well-tolerated as supported by best medical evidence;
- - (4) Treatment with antipsychotic drugs should support an improved quality of life for the patient;
- (5) Treatment choices should be informed by the best current medical evidence and should be updated consistent with evolving nationally recognized best practice guidelines; and
- (6) Cost considerations in the context of best practices, efficacy, and patient response to adverse drug-reactions should guide antipsychotic medication policy and selection once the preceding principles have been maximally achieved.
- 4. If the division implements any new policy or clinical edit for an antipsychotic drug, the division shall continue to allow MO HealthNet participants access to any antipsychotic drug that they utilize and on which they are stable or that they have successfully utilized previously. The division shall adhere to the following:

- (1) If an antipsychotic drug listed as "nonpreferred" is considered clinically appropriate for an individual-patient based on the patient's previous response to the drug or other medical considerations, prior authorization-procedures, as such term is defined in section 208.164, shall be simple and flexible;
- (2) If an antipsychotic drug listed as "nonpreferred" is known or found to be safe and effective for a givenindividual, the division shall not restrict the patient's access to that drug. Such nonpreferred drug shall, for thatpatient only and if that patient has been reasonably adherent to the prescribed therapy, be considered "preferred" inorder to minimize the risk of relapse and to support continuity of care for the patient;
- (3) A patient shall not be required to change antipsychotic drugs due to changes in medication management policy, prior authorization, or a change in the payor responsible for the benefit; and
- (4) Patients transferring from state psychiatric hospitals to community based settings, including patients previously found to be not guilty of a criminal offense by reason of insanity or who have previously been found to be incompetent to stand trial, shall be permitted to continue the medication regimen that aided the stability and recovery so that such patient was able to successfully transition to the community based setting.
- 5. The division's medication policy and clinical edits shall provide MO HealthNet participants initial access to multiple Food and Drug Administration-approved antipsychotic drugs that have substantially the same clinical differences and adverse effects that are predictable across individual patients and whose manufacturers have entered into a federal rebate agreement with the Department of Health and Human Services. Clinical differences may include, but not be limited to, weight gain, extrapyramidal side effects, sedation, susceptibility to metabolic syndrome, other substantial adverse effects, the availability of long acting formulations, and proven efficacy in the treatment of psychosis. The available drugs for an individual patient shall include, but not be limited to, the following categories:
 - (1) At least one relatively weight neutral atypical antipsychotic medication;
 - (2) At least one long acting injectable formulation of an atypical antipsychotic;
 - (3) Clozapine;
- (4) At least one atypical antipsychotic medication with relatively potent sedative effects;
 - (5) At least one medium potency typical antipsychotic medication;
- (6) At least one long-acting injectable formulation of a high-potency typical antipsychotic medication;
 - (7) At least one high potency typical antipsychotic medication; and
- (8) At least one low potency typical antipsychotic medication.
 - 6. Nothing in subsection 5 of this section shall be construed to require any of the following:
- (1) Step therapy or a trial of a typical antipsychotic drug before permitting a patient access to an atypical drug or antipsychotic medication;
 - (2) A limit of one atypical antipsychotic drug as an open-access, first-choice agent; or
- (3) A trial of one of the eight categories of drugs listed in subsection 5 of this section before having access to the other seven categories.
- 7.] The department of social services may promulgate rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.
- [8-] 4. The department shall submit such state plan amendments and waivers to the Centers for Medicare and Medicaid Services of the federal Department of Health and Human Services as the department determines are necessary to implement the provisions of this section.
 - [9. As used in this section, the following terms mean:
- (1) "Division", the MO HealthNet division of the department of social services;
- (2) "Reasonably adherent", a patient's adherence to taking medication on a prescribed schedule as measured by a medication position ratio of at least seventy five percent;

Further amend said bill,"; and

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Further amend said amendment, Page 2, Line 12, by inserting after the words "**physician-in-training**," the following:

"consumer directed services, personal care assistance services, home-based health care services,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Gregory, **House Amendment No. 1 to House Amendment No. 7** was adopted.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 099				
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shields	Simmons
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Wiemann
Wilson	Wood	Wright	Mr. Speaker	
NOES: 031				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Brown 27	Brown 70	Carpenter	Chappelle-Nadal
Clemens	Green	Gunby	Mackey	McCreery
Merideth	Morgan	Mosley	Person	Pierson Jr.
Price	Proudie	Razer	Roberts 77	Rogers
Sain	Sharp 36	Unsicker	Washington	Windham
Young				
PRESENT: 000				
ABSENT WITH LE	AVE: 032			
Aldridge	Black 7	Bosley	Burnett	Burns
Butz	Carter	Coleman 32	Dogan	Ellebracht
Eslinger	Gray	Ingle	Kendrick	Kidd
YZ 1 1 .	T 1	M D . 1	3.6	3.60

McDaniel

Messenger

Mitten

Pollock 123QuadeRowlandRunionsSaulsShawanShull 16SmithSolonStevens 46

Tate Walsh

VACANCIES: 001

On motion of Representative Deaton, **House Amendment No. 7**, as amended, was adopted.

Speaker Haahr resumed the Chair.

Representative Sommer offered House Amendment No. 8.

House Amendment No. 8

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 53, Section 208.895, Line 89, inserting after all of said section and line the following:

- "209.150. 1. Every person with a [visual, aural, or other] disability, [including diabetes,] as defined in section 213.010, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.
- 2. Every person with a [visual, aural, or other] disability, [including diabetes,] as defined in section 213.010, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.
- 3. Every person with a [visual, aural, or other] disability, [including diabetes,] as defined in section 213.010, shall have the right to be accompanied by a [guide dog, hearing dog, or] service dog or dogs, as defined in section 209.200, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the [guide dog, hearing dog, or] service dog or dogs, as defined in section 209.200; provided that such person shall be liable for any damage done to the premises or facilities by such dog.
- 4. As used in sections 209.150 to 209.190, the term "service dog" [means any dog specifically trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, carrying supplies, and search and rescue of an individual with a disability] shall have the same definition as in section 209.200.
- 209.200. As used in sections [209.200] 209.150 to 209.204, not to exceed the provisions of the Americans With Disabilities Act, the following terms shall mean:
 - (1) "Disability", as defined in section 213.010 including diabetes;
- 2) "Service dog", a dog that is being or has been [specially] individually trained to do work or perform tasks [which] for the benefit [a particular person] of an individual with a disability, including a physical, sensory, psychiatric, intellectual, or other mental disability. Service dog includes but is not limited to:
- (a) "Guide dog", a dog that is being or has been specially trained to assist a particular blind or visually impaired person;
- (b) "Hearing dog", a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;
- (c) "Medical alert or [respond] response dog", a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;
- (d) "Mental health service dog" or "psychiatric service dog", a dog individually trained for its owner who is diagnosed with a psychiatric disability, medical condition, or developmental disability recognized in the most recently published Diagnostic and Statistical Manual of Mental Disorders (DSM) to perform tasks that mitigate or assist with difficulties directly related to the owner's psychiatric disability, medical condition, or developmental disability;

- (e) "Mobility dog", a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;
- [(e)] (f) "Professional therapy dog", a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler's occupation or profession. Such dogs, with their handlers, perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;
- [(f)] (g) "Search and rescue dog", a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;
- (3) "Service dog team", a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog.
- 209.204. **1.** Any person who knowingly impersonates a person with a disability for the purpose of receiving the accommodations regarding service dogs under the Americans with Disabilities Act, 42 U.S.C. Section 12101, et seq., is guilty of a class C misdemeanor and shall also be civilly liable for the amount of any actual damages resulting from such impersonation. Any second or subsequent violation of this section is a class B misdemeanor. For purposes of this section, "impersonates a person with a disability" means a representation by word or action as a person with a disability [or a representation of a dog by word or action as a service dog].
- 2. No person shall knowingly misrepresent a dog as a service dog for the purpose of receiving the accommodations regarding service dogs under the Americans with Disabilities Act, 42 U.S.C. Section 12101, et seq. For purposes of this section, "misrepresent a dog as a service dog" means a representation by word or action that a dog has been trained as a service dog as defined in section 209.200. Misrepresentation of a service dog includes, but is not limited to:
 - (1) Knowingly creating documents that falsely represent that a dog is a service dog;
 - (2) Knowingly providing to another person documents falsely stating that a dog is a service dog;
- (3) Knowingly fitting a dog, if the dog is not a service dog, with a harness, collar, vest, or sign of the type commonly used by a person with a disability to indicate a dog is a service dog; or
- (4) Knowingly representing that a dog is a service dog if the dog has not completed training to perform disability-related tasks or do disability-related work for a person with a disability.

A person who violates this subsection is guilty of a class C misdemeanor and shall also be civilly liable for any actual damages resulting from such misrepresentation. Any second or subsequent violation of this subsection is a class B misdemeanor.

- 3. No person shall knowingly misrepresent any animal as an assistance animal for the purpose of receiving the accommodations regarding assistance animals under the Fair Housing Act, 42 U.S.C. Section 3601, et seq., or the Rehabilitation Act, 29 U.S.C. Section 701, et seq. For the purposes of this section an "assistance animal" is an animal that works, provides assistance, or performs tasks, or is being trained to work, provide assistance, or perform tasks, for the benefit of a person with a disability, or that provides emotional support that alleviates one or more identified effects of a person's disability. While dogs are the most common type of assistance animal, other animals can also be assistance animals. Misrepresentation of an assistance animal includes, but is not limited to:
 - (1) Knowingly creating documents that falsely represent that an animal is an assistance animal;
- (2) Knowingly providing to another person documents falsely stating that an animal is an assistance animal;
- (3) Knowingly fitting an animal, if the animal is not an assistance animal, with a harness, collar, vest, or sign of the type commonly used by a person with a disability to indicate an animal is an assistance animal; or
- (4) Knowingly and intentionally misrepresenting a material fact to a health care provider for the purpose of obtaining documentation from the health care provider necessary to designate an animal as an assistance animal. All documentation for an assistance animal must be from a qualified professional as permitted under the Fair Housing Act, 42 U.S.C. Section 3601, et seq., or the Rehabilitation Act, 29 U.S.C. Section 701, et seq.

A person who violates this subsection is guilty of a class C misdemeanor and shall also be civilly liable for any actual damages resulting from such misrepresentation. Any second or subsequent violation of this subsection is a class B misdemeanor.

- 4. The governor's council on disability shall prepare and make available online a placard suitable for posting in a front window or door, stating that service dogs are welcome and that misrepresentation of a service dog is a violation of Missouri law, as well as a brochure detailing permissible questions as allowed by the Americans with Disabilities Act, a business owner may ask in order to determine whether a dog is a service dog, and guidelines defining unacceptable behavior.
- 5. The governor's council on disability shall prepare and make available online a brochure for landlords and tenants regarding laws relating to service dogs, assistance animals, and housing under federal and Missouri law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sommer, House Amendment No. 8 was adopted.

Representative Rehder offered House Amendment No. 9.

House Amendment No. 9

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 2, Section 42.145, Lines 3-4, by deleting the words "the Missouri veterans' home nearest to the veteran's residence" and inserting in lieu thereof the words "a Missouri veterans' home"; and

Further amend said bill, page and section, Line 10, by inserting after the word "Missouri" the following words "and the United States Department of Veterans Affairs"; and

Further amend said bill, page and section, Line 12, by deleting said line and inserting the following:

- "2. There is hereby created in the state treasury the "Missouri Veterans Housing Cost Voucher Fund", which shall consist of moneys appropriated to the fund by the general assembly. The commission shall administer and disperse moneys in the fund in accordance with this section. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section. Notwithstanding the provisions of section 33.080, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
 - 3. An eligible veteran may elect to receive, and the commission shall issue, a"; and

Further amend said bill, page and section, Line 14, by inserting after the number "198.189" the words ", provided that the fund created under subsection 2 has adequate moneys to fund such voucher"; and

Further amend said bill, page and section, Line 18, by inserting after the word "vacancy." the words "Such voucher shall no longer be issued to a veteran if the veteran is no longer an eligible veteran as defined under this section."; and

Further amend said bill and section, Pages 1-2, by renumbering subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bland Manlove offered **House Amendment No. 1 to House Amendment No. 9**.

House Amendment No. 1 to House Amendment No. 9

AMEND House Amendment No. 9 to House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 1, Line 29, by inserting after all of said line the following:

"Further amend said bill, Page 53, Section 208.895, Line 89, by inserting after all of said section and line the following:

"213.010. As used in this chapter, the following terms shall mean:

- (1) "Age", an age of forty or more years but less than seventy years, except that it shall not be an unlawful employment practice for an employer to require the compulsory retirement of any person who has attained the age of sixty-five and who, for the two-year period immediately before retirement, is employed in a bona fide executive or high policy-making position, if such person is entitled to an immediate nonforfeitable annual retirement benefit from a pension, profit sharing, savings or deferred compensation plan, or any combination of such plans, of the employer, which equals, in the aggregate, at least forty-four thousand dollars;
- (2) "Because" or "because of", as it relates to the adverse decision or action, the protected criterion was the motivating factor;
 - (3) "Commission", the Missouri commission on human rights;
- (4) "Complainant", a person who has filed a complaint with the commission alleging that another person has engaged in a prohibited discriminatory practice;
- (5) "Disability", a physical or mental impairment which substantially limits one or more of a person's major life activities, being regarded as having such an impairment, or a record of having such an impairment, which with or without reasonable accommodation does not interfere with performing the job, utilizing the place of public accommodation, or occupying the dwelling in question. For purposes of this chapter, the term "disability" does not include current, illegal use of or addiction to a controlled substance as such term is defined by section 195.010; however, a person may be considered to have a disability if that person:
- (a) Has successfully completed a supervised drug rehabilitation program and is no longer engaging in the illegal use of, and is not currently addicted to, a controlled substance or has otherwise been rehabilitated successfully and is no longer engaging in such use and is not currently addicted;
- (b) Is participating in a supervised rehabilitation program and is no longer engaging in illegal use of controlled substances; or
 - (c) Is erroneously regarded as currently illegally using, or being addicted to, a controlled substance;
- (6) "Discrimination", conduct proscribed herein, taken because of race, color, religion, national origin, ancestry, sex, [or] sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing. Discrimination includes any unfair treatment based on a person's presumed or assumed race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing, regardless of whether the presumption or assumption as to such characteristic is correct;
- (7) "Dwelling", any building, structure or portion thereof which is occupied as, or designed or intended for occupancy as, a residence by one or more families, and any vacant land which is offered for sale or lease for the construction or location thereon of any such building, structure or portion thereof;
- (8) "Employer", a person engaged in an industry affecting commerce who has six or more employees for each working day in each of twenty or more calendar weeks in the current or preceding calendar year, and shall include the state, or any political or civil subdivision thereof, or any person employing six or more persons within the state but does not include corporations and associations owned or operated by religious or sectarian organizations. "Employer" shall not include:
 - (a) The United States;
 - (b) A corporation wholly owned by the government of the United States;
 - (c) An individual employed by an employer;
 - (d) An Indian tribe;
- (e) Any department or agency of the District of Columbia subject by statute to procedures of the competitive service, as defined in 5 U.S.C. Section [2101] 2102; or
- (f) A bona fide private membership club, other than a labor organization, that is exempt from taxation under 26 U.S.C. Section 501(c);

- (9) "Employment agency" includes any person or agency, public or private, regularly undertaking with or without compensation to procure employees for an employer or to procure for employees opportunities to work for an employer;
 - (10) "Executive director", the executive director of the Missouri commission on human rights;
- (11) "Familial status", one or more individuals who have not attained the age of eighteen years being domiciled with:
 - (a) A parent or another person having legal custody of such individual; or
- (b) The designee of such parent or other person having such custody, with the written permission of such parent or other person. The protections afforded against discrimination because of familial status shall apply to any person who is pregnant or is in the process of securing legal custody of any individual who has not attained the age of eighteen years;
- (12) "Gender identity", the gender-related identity, appearance, mannerisms, or other gender-related characteristics of an individual, with or without regard to the individual's assigned sex at birth;
- (13) "Human rights fund", a fund established to receive civil penalties as required by federal regulations and as set forth by subdivision (2) of subsection 11 of section 213.075, and which will be disbursed to offset additional expenses related to compliance with the Department of Housing and Urban Development regulations;
- [(13)] (14) "Labor organization" includes any organization which exists for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or for other mutual aid or protection in relation to employment;
- [(14)] (15) "Local commissions", any commission or agency established prior to August 13, 1986, by an ordinance or order adopted by the governing body of any city, constitutional charter city, town, village, or county;
- [(15)] (16) "Person" includes one or more individuals, corporations, partnerships, associations, organizations, labor organizations, legal representatives, mutual companies, joint stock companies, trustees, trustees in bankruptcy, receivers, fiduciaries, or other organized groups of persons;
- [(16)] (17) "Places of public accommodation", all places or businesses offering or holding out to the general public, goods, services, privileges, facilities, advantages or accommodations for the peace, comfort, health, welfare and safety of the general public or such public places providing food, shelter, recreation and amusement, including, but not limited to:
- (a) Any inn, hotel, motel, or other establishment which provides lodging to transient guests, other than an establishment located within a building which contains not more than five rooms for rent or hire and which is actually occupied by the proprietor of such establishment as [his] the proprietor's residence;
- (b) Any restaurant, cafeteria, lunchroom, lunch counter, soda fountain, or other facility principally engaged in selling food for consumption on the premises, including, but not limited to, any such facility located on the premises of any retail establishment;
- (c) Any gasoline station, including all facilities located on the premises of such gasoline station and made available to the patrons thereof;
- (d) Any motion picture house, theater, concert hall, sports arena, stadium, or other place of exhibition or entertainment:
- (e) Any public facility owned, operated, or managed by or on behalf of this state or any agency or subdivision thereof, or any public corporation; and any such facility supported in whole or in part by public funds;
- (f) Any establishment which is physically located within the premises of any establishment otherwise covered by this section or within the premises of which is physically located any such covered establishment, and which holds itself out as serving patrons of such covered establishment;
- [(17)] (18) "Rent" includes to lease, to sublease, to let and otherwise to grant for consideration the right to occupy premises not owned by the occupant;
- [(18)] (19) "Respondent", a person who is alleged to have engaged in a prohibited discriminatory practice in a complaint filed with the commission;
- [(19)] (20) "Sexual orientation", one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender; or the lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term "sexual orientation" includes a history of such attraction or relationship or a history of no such attraction or relationship;
- (21) "The motivating factor", the employee's protected classification actually played a role in the adverse action or decision and had a determinative influence on the adverse decision or action;

[(20)] (22) "Unlawful discriminatory practice", any act that is unlawful under this chapter.

213.030. 1. The powers and duties of the commission shall be:

- (1) To seek to eliminate and prevent discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to take other actions against discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, age, disability, or familial status as provided by law; and the commission is hereby given general jurisdiction and power for such purposes;
- (2) To implement the purposes of this chapter first by conference, conciliation and persuasion so that persons may be guaranteed their civil rights and goodwill be fostered;
- (3) To formulate policies to implement the purposes of this chapter and to make recommendations to agencies and officers of the state and political subdivisions in aid of such policies and purposes;
- (4) To appoint such employees as it may deem necessary, fix their compensation within the appropriations provided and in accordance with the wage structure established for other state agencies, and prescribe their duties;
- (5) To obtain upon request and utilize the services of all governmental departments and agencies to be paid from appropriations to this commission;
- (6) To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter and the policies and practices of the commission in connection therewith;
- (7) To receive, investigate, initiate, and pass upon complaints alleging discrimination in employment, housing or in places of public accommodations because of race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing and to require the production for examination of any books, papers, records, or other materials relating to any matter under investigation;
- (8) To hold hearings, subpoena witnesses, compel their attendance, administer oaths, to take the testimony of any person under oath, and, in connection therewith, to require the production for examination of any books, papers or other materials relating to any matter under investigation or in question before the commission;
- (9) To issue publications and the results of studies and research which will tend to promote goodwill and minimize or eliminate discrimination in housing, employment or in places of public accommodation because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, age as it relates to employment, disability, or familial status as it relates to housing;
- (10) To provide each year to the governor and to the general assembly a full written report of all its activities and of its recommendations;
 - (11) To adopt an official seal;
- (12) To cooperate, act jointly, enter into cooperative or work-sharing agreements with the United States Equal Employment Opportunity Commission, the United States Department of Housing and Urban Development, and other federal agencies and local commissions or agencies to achieve the purposes of this chapter;
- (13) To accept grants, private gifts, bequests, and establish funds to dispose of such moneys so long as the conditions of the grant, gift, or bequest are not inconsistent with the purposes of this chapter and are used to achieve the purposes of this chapter:
- (14) To establish a human rights fund as defined in section 213.010, for the purposes of administering sections 213.040, 213.045, 213.050, 213.070, 213.075, and 213.076.
- 2. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of [section 536.024] chapter 536.
 - 213.040. 1. It shall be an unlawful housing practice:
- (1) To refuse to sell or rent after the making of a bona fide offer, to refuse to negotiate for the sale or rental of, to deny or otherwise make unavailable, a dwelling to any person because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity,** disability, or familial status;
- (2) To discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection therewith, because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity,** disability, or familial status;
- (3) To make, print, or publish, or cause to be made, printed, or published any notice, statement or advertisement, with respect to the sale or rental of a dwelling that indicates any preference, limitation, or discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity,** disability, or familial status, or an intention to make any such preference, limitation, or discrimination;
- (4) To represent to any person because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, disability, or familial status that any dwelling is not available for inspection, sale, or rental when such dwelling is in fact so available;

- (5) To induce or attempt to induce any person to sell or rent any dwelling by representations regarding the entry or prospective entry into the neighborhood of a person or persons because of a particular race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, disability, or familial status;
- (6) To discriminate in the sale or rental of, or to otherwise make unavailable or deny, a dwelling to any buyer or renter because of a disability of:
 - (a) That buyer or renter;
 - (b) A person residing in or intending to reside in that dwelling after it is so sold, rented, or made available; or
 - (c) Any person associated with that buyer or renter;
- (7) To discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection with such dwelling, because of a disability of:
 - (a) That person;
 - (b) A person residing in or intending to reside in that dwelling after it is so sold, rented, or made available; or
 - (c) Any person associated with that person.
 - 2. For purposes of this section and sections 213.045 and 213.050, discrimination includes:
- (1) A refusal to permit, at the expense of the person with the disability, reasonable modifications of existing premises occupied or to be occupied by such person if such modifications may be necessary to afford such person full enjoyment of the premises, except that, in the case of a rental, the landlord may, where it is reasonable to do so, condition permission for a modification on the renter's agreeing to restore the interior of the premises to the condition that existed before the modification, reasonable wear and tear excepted;
- (2) A refusal to make reasonable accommodations in rules, policies, practices, or services, when such accommodations may be necessary to afford such person equal opportunity to use and enjoy a dwelling; or
- (3) In connection with the design and construction of covered multifamily dwellings for first occupancy after March 13, 1991, a failure to design and construct those dwellings in such a manner that:
- (a) The public use and common use portions of such dwellings are readily accessible to and usable by persons with a disability;
- (b) All the doors designed to allow passage into and within all premises within such dwellings are sufficiently wide to allow passage by persons with a disability in wheelchairs; and
 - (c) All premises within such dwellings contain the following features of adaptive design:
 - a. An accessible route into and through the dwelling;
 - b. Light switches, electrical outlets, thermostats, and other environmental controls in accessible locations;
 - c. Reinforcements in bathroom walls to allow later installation of grab bars; and
 - d. Usable kitchens and bathrooms such that an individual in a wheelchair can maneuver about the space.
 - 3. As used in subdivision (3) of subsection 2 of this section, the term "covered multifamily dwelling" means:
 - (1) Buildings consisting of four or more units if such buildings have one or more elevators; and
 - (2) Ground floor units in other buildings consisting of four or more units.
- 4. Compliance with the appropriate requirements of the American National Standard for Buildings and Facilities providing accessibility and usability for people with physical disabilities, commonly cited as "ANSI A117.1", suffices to satisfy the requirements of paragraph (a) of subdivision (3) of subsection 2 of this section.
- 5. Where a unit of general local government has incorporated into its laws the requirements set forth in subdivision (3) of subsection 2 of this section, compliance with such laws shall be deemed to satisfy the requirements of that subdivision. Such compliance shall be subject to the following provisions:
- (1) A unit of general local government may review and approve newly constructed covered multifamily dwellings for the purpose of making determinations as to whether the design and construction requirements of subdivision (3) of subsection 2 of this section are met;
- (2) The commission shall encourage, but may not require, the units of local government to include in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with subdivision (3) of subsection 2 of this section, and shall provide technical assistance to units of local government and other persons to implement the requirements of subdivision (3) of subsection 2 of this section;
- (3) Nothing in this chapter shall be construed to require the commission to review or approve the plans, designs or construction of all covered dwellings, to determine whether the design and construction of such dwellings are consistent with the requirements of subdivision (3) of subsection 2 of this section.

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- 6. Nothing in this chapter shall be construed to invalidate or limit any law of the state or political subdivision of the state, or other jurisdiction in which this chapter shall be effective, that requires dwellings to be designed and constructed in a manner that affords persons with disabilities greater access than is required by this chapter.
- 7. Nothing in this section and sections 213.045 and 213.050 requires that a dwelling be made available to an individual whose tenancy would constitute a direct threat to the health or safety of other individuals or whose tenancy would result in substantial physical damage to the property of others.
- 8. Nothing in this section and sections 213.045 and 213.050 limits the applicability of any reasonable local or state restriction regarding the maximum number of occupants permitted to occupy a dwelling, nor does any provision in this section and sections 213.045 and 213.050 regarding familial status apply with respect to housing for older persons.
 - 9. As used in this section and sections 213.045 and 213.050, "housing for older persons" means housing:
- (1) Provided under any state or federal program that the commission determines is specifically designed and operated to assist elderly persons, as defined in the state or federal program;
 - (2) Intended for, and solely occupied by, persons sixty-two years of age or older; or
- (3) Intended and operated for occupancy by at least one person fifty-five years of age or older per unit. In determining whether housing qualifies as housing for older persons under this subsection, the commission shall develop regulations which require at least the following factors:
- (a) The existence of significant facilities and services specifically designed to meet the physical or social needs of older persons, or if the provision of such facilities and services is not practicable, that such housing is necessary to provide important housing opportunities for older persons; and
- (b) That at least eighty percent of the units are occupied by at least one person fifty-five years of age or older per unit; and
- (c) The publication of, and adherence to, policies and procedures which demonstrate an intent by the owner or manager to provide housing for persons fifty-five years of age or older.
 - 10. Housing shall not fail to meet the requirements for housing for older persons by reason of:
- (1) Persons residing in such housing as of August 28, 1992, who do not meet the age requirements of subdivision (2) or (3) of subsection 9 of this section, provided that new occupants of such housing meet the age requirements of subdivision (2) or (3) of subsection 9 of this section; or
- (2) Unoccupied units, provided that such units are reserved for occupancy by persons who meet the age requirements of subdivision (2) or (3) of subsection 9 of this section.
- 11. Nothing in this section or section 213.045 or 213.050 shall prohibit conduct against a person because such person has been convicted by any court of competent jurisdiction of the illegal manufacture or distribution of a controlled substance, as defined by section 195.010.
- 12. Nothing in this chapter shall prohibit a religious organization, association, or society, or any nonprofit institution or organization operated, supervised or controlled by or in conjunction with a religious organization, association, or society, from limiting the sale, rental or occupancy of dwellings which it owns or operates for other than a commercial purpose to persons of the same religion, or from giving preference to such persons, unless membership in such religion is restricted on account of race, color, or national origin. Nor shall anything in this chapter prohibit a private club not in fact open to the public, which as an incident to its primary purpose or purposes provides lodging which it owns or operates for other than a commercial purpose, from limiting the rental or occupancy of such lodging to its members or from giving preference to its members.
- 13. Nothing in this chapter, other than the prohibitions against discriminatory advertising in subdivision (3) of subsection 1 of this section, shall apply to:
- (1) The sale or rental of any single family house by a private individual owner, provided the following conditions are met:
- (a) The private individual owner does not own or have any interest in more than three single family houses at any one time; and
- (b) The house is sold or rented without the use of a real estate broker, agent or salesperson or the facilities of any person in the business of selling or renting dwellings and without publication, posting or mailing of any advertisement. If the owner selling the house does not reside in it at the time of the sale or was not the most recent resident of the house prior to such sale, the exemption in this section applies to only one such sale in any twenty-four-month period; or
- (2) Rooms or units in dwellings containing living quarters occupied or intended to be occupied by no more than four families living independently of each other, if the owner actually maintains and occupies one of such living quarters as his or her residence.

- 213.045. It shall be unlawful for any bank, building and loan association, insurance company or other corporation, association, firm or enterprise whose business consists in whole or in part in the making of commercial real estate loans, to deny a loan or other financial assistance because of race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, disability or familial status to a person applying therefor for the purpose of purchasing, construction, improving, repairing, or maintaining a dwelling, or to discriminate against [him] such person in fixing of the amount, interest rate, duration or other terms or conditions of such loan or other financial assistance, because of the race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, disability, or familial status of such person or of any person associated with [him] such person in connection with such loan or other financial assistance, or of the present or prospective owners, lessees, tenants, or occupants, of the dwellings in relation to which such loan or other financial assistance is to be made or given.
- 213.050. It shall be unlawful to deny any person access to or membership or participation in any multiple listing service, real estate brokers' organization or other service organization, or facility relating to the business of selling or renting dwellings, because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, **gender identity**, disability, or familial status.
 - 213.055. 1. It shall be an unlawful employment practice:
- (1) For an employer, because of the race, color, religion, national origin, sex, **sexual orientation**, **gender identity**, ancestry, age or disability of any individual:
- (a) To fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to [his] such individual's compensation, terms, conditions, or privileges of employment, because of such individual's race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability;
- (b) To limit, segregate, or classify [his] employees or [his] employment applicants in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect [his] such individual's status as an employee, because of such individual's race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability;
- (2) For a labor organization to exclude or to expel from its membership any individual or to discriminate in any way against any of its members or against any employer or any individual employed by an employer because of race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability of any individual; or to limit, segregate, or classify its membership, or to classify or fail or refuse to refer for employment any individual, in any way which would deprive or tend to deprive any individual of employment opportunities, or would limit such employment opportunities or otherwise adversely affect [his] such individual's status as an employee or as an applicant for employment, because of such individual's race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability; or for any employer, labor organization, or joint labor-management committee controlling apprenticeship or other training or retraining, including on-the-job training programs to discriminate against any individual because of [his] such individual's race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability in admission to, or employment in, any program established to provide apprenticeship or other training;
- (3) For any employer or employment agency to print or circulate or cause to be printed or circulated any statement, advertisement or publication, or to use any form of application for employment or to make any inquiry in connection with prospective employment, which expresses, directly or indirectly, any limitation, specification, or discrimination, because of race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability unless based upon a bona fide occupational qualification or for an employment agency to fail or refuse to refer for employment, or otherwise to discriminate against, any individual because of his or her race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age as it relates to employment, or disability, or to classify or refer for employment any individual because of his or her race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability.
- 2. Notwithstanding any other provision of this chapter, it shall not be an unlawful employment practice for an employer to apply different standards of compensation, or different terms, conditions or privileges of employment pursuant to a bona fide seniority or merit system, or a system which measures earnings by quantity or quality of production or to employees who work in different locations, provided that such differences or such systems are not the result of an intention or a design to discriminate, and are not used to discriminate, because of race, color, religion, sex, **sexual orientation, gender identity**, national origin, ancestry, age or disability, nor shall it be an unlawful employment practice for an employer to give and to act upon the results of any professionally developed ability test, provided that such test, its administration, or action upon the results thereof, is not designed,

intended or used to discriminate because of race, color, religion, national origin, sex, **sexual orientation, gender identity**, ancestry, age or disability.

- 3. Nothing contained in this chapter shall be interpreted to require any employer, employment agency, labor organization, or joint labor-management committee subject to this chapter to grant preferential treatment to any individual or to any group because of the race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability of such individual or group on account of an imbalance which may exist with respect to the total number or percentage of persons of any race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability employed by any employer, referred or classified for employment by any employment agency or labor organization, admitted to membership or classified by any labor organization, or admitted to or employed in any apprenticeship or other training program, in comparison with the total number or percentage of persons of such race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, age or disability in any community, state, section, or other area, or in the available workforce in any community, state, section, or other area.
- 4. Notwithstanding any other provision of this chapter, it shall not be an unlawful employment practice for the state or any political subdivision of the state to comply with the provisions of 29 U.S.C. Section 623 relating to employment as firefighters or law enforcement officers.
- 213.065. 1. All persons within the jurisdiction of the state of Missouri are free and equal and shall be entitled to the full and equal use and enjoyment within this state of any place of public accommodation, as hereinafter defined, without discrimination or segregation because of race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, or disability.
- 2. It is an unlawful discriminatory practice for any person, directly or indirectly, to refuse, withhold from or deny any other person, or to attempt to refuse, withhold from or deny any other person, any of the accommodations, advantages, facilities, services, or privileges made available in any place of public accommodation, as defined in section 213.010 and this section, or to segregate or discriminate against any such person in the use thereof because of race, color, religion, national origin, sex, sexual orientation, gender identity, ancestry, or disability.
- 3. The provisions of this section shall not apply to a private club, a place of accommodation owned by or operated on behalf of a religious corporation, association or society, or other establishment which is not in fact open to the public, unless the facilities of such establishments are made available to the customers or patrons of a place of public accommodation as defined in section 213.010 and this section.
- 213.070. 1. It shall be an unlawful discriminatory practice for an employer, employment agency, labor organization, or place of public accommodation:
- (1) To aid, abet, incite, compel, or coerce the commission of acts prohibited under this chapter or to attempt to do so;
- (2) To retaliate or discriminate in any manner against any other person because such person has opposed any practice prohibited by this chapter or because such person has filed a complaint, testified, assisted, or participated in any manner in any investigation, proceeding or hearing conducted pursuant to this chapter;
- (3) For the state or any political subdivision of this state to discriminate on the basis of race, color, religion, national origin, sex, **sexual orientation**, **gender identity**, ancestry, age, as it relates to employment, disability, or familial status as it relates to housing; or
- (4) To discriminate in any manner against any other person because of such person's association with any person protected by this chapter.
- 2. This chapter, in addition to chapter 285 and chapter 287, shall provide the exclusive remedy for any and all claims for injury or damages arising out of an employment relationship.
- 213.101. 1. The provisions of this chapter shall be construed to accomplish the purposes thereof and any law inconsistent with any provision of this chapter shall not apply. Nothing contained in this chapter shall be deemed to repeal any of the provisions of any law of this state relating to discrimination because of race, color, religion, national origin, sex, **sexual orientation**, **gender identity**, ancestry, age, disability, or familial status.
- 2. The general assembly hereby expressly abrogates the case of McBryde v. Ritenour School District, 207 S.W.3d 162 (Mo.App. E.D. 2006), and its progeny as it relates to the necessity and appropriateness of the issuance of a business judgment instruction. In all civil actions brought under this chapter, a jury shall be given an instruction expressing the business judgment rule.
- 3. If an employer in a case brought under this chapter files a motion pursuant to rule 74.04 of the Missouri rules of civil procedure, the court shall consider the burden-shifting analysis of McDonnell Douglas Corp. v. Green, 411 U.S. 792 (1973), and its progeny to be highly persuasive for analysis in cases not involving direct evidence of discrimination.

- 4. The general assembly hereby expressly abrogates by this statute the cases of Daugherty v. City of Maryland Heights, 231 S.W.3d 814 (Mo. 2007) and its progeny as they relate to the contributing factor standard and abandonment of the burden-shifting framework established in McDonnell Douglas Corp. v. Green, 411 U.S. 792 (1973).
- 5. The general assembly hereby expressly abrogates by this statute the holding in Hurst v. Kansas City Mo. School District, 437 S.W.3d 327 (Mo.App. W.D. 2014), that Missouri Approved Instruction 19.01 may be applied to actions brought pursuant to this chapter, and the holding in Thomas v. McKeever's Enterprises, Inc., 388 S.W.3d 206 (Mo.App. W.D. 2012), that juries shall not be instructed that plaintiffs bear the burden of establishing "but for" causation in actions brought pursuant to this chapter.
- 6. The general assembly hereby abrogates all Missouri-approved jury instructions specifically addressing civil actions brought under this chapter which were in effect prior to August 28, [2017] 2019."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor raised a point of order that **House Amendment No. 1 to House Amendment No. 9** is not germane to the underlying amendment.

The Chair ruled the point of order well taken.

Representative Eggleston assumed the Chair.

On motion of Representative Rehder, **House Amendment No. 9** was adopted.

Representative Ross offered House Amendment No. 10.

House Amendment No. 10

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 59, Section 334.150, Line 8, by inserting after the word "state" the words ", if he or she complies with the provisions of chapter 188,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor offered House Amendment No. 1 to House Amendment No. 10.

House Amendment No. 1 to House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Substitute for Senate Bill No. 580, Page 1, Line 1, by inserting after the number "580," the following:

"Page 24, Section 191.255, Line 5, by inserting after said section and line the following:

"191.317. 1. All testing results and personal information obtained from any individual, or from specimens from any individual, shall be held confidential and be considered a confidential medical record, except for such information as the individual, parent or guardian **affirmatively** consents to be released; but the individual must first be fully informed of the scope of the information requests to be released, of the risks, benefits and purposes for such release, and of the identity of those to whom the information will be released. [Statistical data compiled without reference to the identity of any individual shall not be declared confidential.] Notwithstanding any other provision of law to the contrary, the department may release the results of newborn screening tests to a child's health care professional.

- 2. The specimen shall be [retained for five years after initial submission to the department. After five years, the specimen shall be] destroyed immediately after the specific tests authorized at the time of collection are completed[-Unless]; except that, [otherwise directed under this section,] a biological specimen may be retained and released for purposes of anonymous scientific study with the affirmative consent of the individual, parent or guardian. At the time of collection, the parent or legal guardian of the child from whom a biological specimen was obtained may direct the department to:
 - (1) Return a biological specimen that remains after all screening tests have been performed;
- (2) Destroy a biological specimen in a scientifically acceptable manner after all screening tests required under section 191.331 or rule promulgated thereunder have been performed; or
 - (3) Store a biological specimen but not release the biological specimen for anonymous scientific study.
- 3. A biological specimen released for anonymous study under this section shall not contain information that may be used to determine the identity of the donor."; and

Further amend said bill,"; and

Further amend said amendment Page 1, Line 3, by inserting after all of said line the following:

"Further amend said bill, Page 59, Section 334.150, Line 8, by inserting after the word "state" the words ", if he or she complies with the provisions of chapter 188,"; and

Further amend said bill, Page 68, Section 338.200, Line 41, by inserting after said section and line the following:

- "375.1309. 1. Any person who, in the ordinary course of business, practice of a profession or rendering of a service, creates, stores, receives or furnishes genetic information, as such term is defined in subdivision (3) of section 375.1300, or any biologic specimen that may be used to conduct a genetic test, as defined in 375.1300, shall hold such information as confidential medical records and shall not disclose such genetic information except pursuant to written authorization of the person to whom such information pertains or to that person's authorized representative. The requirements of this section shall not apply to:
 - (1) Statistical data compiled without reference to the identity of an individual;
- (2) [Health research conducted in accordance with the provisions of the federal common rule protecting the rights and welfare of research participants (45 CFR 46 and 21 CFR 50 and 56), or to health research using medical archives or databases in which the identity of individuals is protected from disclosure by coding or encryption, or by removing all identities] Any law enforcement agency collecting or holding evidence for the investigation or prosecution of an alleged or actual crime:
 - (3) The release of such information pursuant to legal or regulatory process; or
 - (4) The release of such information for body identification.
- 2. If [the director determines that] a person has engaged, is engaging in, or has taken a substantial step toward engaging in an act, practice or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, or that a person has materially aided or is materially aiding an act, practice, omission, or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, the director may issue such administrative orders as authorized under section 374.046. A violation of any of these sections is a [level two violation under section 374.049] class A felony.
- 3. If [the director believes that] a person has engaged, is engaging in, or has taken a substantial step toward engaging in an act, practice or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, or that a person has materially aided or is materially aiding an act, practice, omission, or course of business constituting a violation of this section or a rule adopted or order issued pursuant thereto, the director may maintain a civil action for relief authorized under section 374.048. A violation of any of these sections is a level two violation under section 374.049."; and

Further amend said bill, Page 73, Section C, Line 2, by inserting after said section and line the following:

"Section D. Because immediate action is necessary to protect the rights of citizens, the enactment of section 1 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 1 of this act shall be in full force and effect upon its passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES:	089

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Christofanelli	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hovis
Hurst	Justus	Kelley 127	Kelly 141	Kolkmeye
Lovasco	Lynch	Mayhew	McGaugh	McGirl
Miller	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe 4	Shaul 113
Shields	Simmons	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Veit	Vescovo
Walsh	Wiemann	Wright	Mr. Speaker	
NOES: 034				

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bosley	Brown 27	Brown 70	Butz	Carpenter
Chappelle-Nadal	Clemens	Ellebracht	Green	Gunby
Ingle	Mackey	McCreery	Merideth	Morgan
Person	Pierson Jr.	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Sauls	Sharp 36
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 039

Barnes	Black 7	Bland Manlove	Burnett	Burns
Carter	Chipman	Coleman 32	Dogan	Dohrman
Eslinger	Gray	Gregory	Hill	Houx
Hudson	Kendrick	Kidd	Knight	Lavender
Love	McDaniel	Messenger	Mitten	Mosley
Patterson	Pollock 123	Rowland	Runions	Sain
Shawan	Shull 16	Smith	Solon	Stevens 46
Tate	Trent	Wilson	Wood	

VACANCIES: 001

On motion of Representative Taylor, **House Amendment No. 1 to House Amendment No. 10** was adopted.

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Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

			_	_	_
Λ	v	ES:	n	O	۲.

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Hovis	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McGaugh	McGirl
Miller	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shields	Simmons	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wright
Mr. Speaker				

NOES: 039

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Green	Gunby	Ingle	Lavender	Mackey
McCreery	Merideth	Morgan	Mosley	Person
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Sain	Sauls	Sharp 36
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 027

Black 7	Burnett	Burns	Carter	Coleman 32
Dogan	Eslinger	Gray	Gregory	Houx
Hudson	Kendrick	Knight	McDaniel	Messenger
Mitten	Pollock 123	Rowland	Runions	Shawan
Shull 16	Smith	Solon	Stevens 46	Tate
Wilson	Wood			

VACANCIES: 001

On motion of Representative Ross, **House Amendment No. 10, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

* 7		1 /	1
	ES:		

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McGaugh	McGirl	Miller
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pollitt 52	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shields
Simmons	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wright
Mr. Speaker				
NOES: 041				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Green	Gunby	Ingle	Lavender	Mackey
McCreery	Merideth	Morgan	Mosley	Person
Pierson Jr.	Pogue	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Sain	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Young				
PRESENT: 000				
ARSENT WITH I FAV	F: 020			

ABSENT WITH LEAVE: 020

Coleman 32 Black 7 Burnett Burns Carter Dogan Eslinger Gray Kendrick McDaniel Mitten Pollock 123 Rowland Runions Messenger Shull 16 Wood Shawan Smith Tate

VACANCIES: 001

HCS SS SB 580, as amended, was laid over.

COMMITTEE REPORTS

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred SCS SB 616, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules -Legislative Oversight by the following vote:

Ayes (6): Basye, Coleman (97), Hicks, Patterson, Plocher and Shawan

Noes (5): Carpenter, McCreery, Merideth, Rogers and Taylor

Absent (2): Fitzwater and Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred SCS SB 617, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Shawan and Taylor

Noes (3): McCreery, Merideth and Rogers

Absent (1): Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 620**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Basye, Coleman (97), McCreery, Patterson, Plocher, Shawan and Taylor

Noes (3): Carpenter, Merideth and Rogers

Absent (3): Fitzwater, Hicks and Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **SS SB 644**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, Patterson, Plocher and Shawan

Noes (4): McCreery, Merideth, Rogers and Taylor

Absent (1): Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred SCS SB 739, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Basye, Coleman (97), Hicks, McCreery, Patterson, Plocher, Shawan and Taylor

Noes (3): Carpenter, Merideth and Rogers

Absent (2): Fitzwater and Schroer

Special Committee on Regulatory Oversight and Reform, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SS#2 SCS SB 591**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Anderson, Bailey, Hicks, Houx and O'Donnell

Noes (2): Baringer and Washington

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SS#2 SB 704**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Bailey, Baringer, Hicks, Houx, O'Donnell and Washington

Noes (0)

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SB 913**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Bailey, Baringer, Hicks, Houx, O'Donnell and Washington

Noes (0)

Absent (0)

REPORT OF THE JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

May 7, 2020

Speaker Elijah Haahr Speaker of the Missouri House of Representatives Missouri State Capitol 201 East Capitol Avenue Jefferson City, Missouri 65102

The Joint Task Force on Radiologic Technologist Licensure has completed its work. The enclosure includes recommendations for statewide licensure of radiologic imaging and therapy. It is the committee's expectation that such recommendations would become a legislative proposal to be considered by the General Assembly.

The committee has proposed the following recommendations:

- * Licensure of individuals to perform radiation therapy
- * Licensure of individuals to perform radiologic imaging
- Creation of an Advisory Committee
- * Duties of the Department of Health and Senior Services

The members of the task force were honored to serve in this important role and appreciate the opportunity to explore the most effective ways to address the issue of radiologic imaging and therapy in our health system.

Yours truly,

/s/ Kathryn Swan State Representative, 147th District

May 7, 2020

Speaker Elijah Haahr Speaker of the Missouri House of Representatives Missouri State Capitol 201 East Capitol Avenue Jefferson City, Missouri 65102

Dear Speaker Haahr,

The Joint Task Force on Radiologic Technologist Licensure was created in 2019 to study and make recommendations regarding statewide licensure of individuals that are performing radiologic services in Missouri.

It was the intent of the committee to establish practices that ensured the safety of Missourians receiving radiologic procedures and treatments. The recommendations of the committee reflect what is believed to be the appropriate standard to ensure each practitioner has the basic training and skills to properly and safely perform their duties.

As a result of public hearings, testimony and deliberations by members of the committee we submit the following report to address issues related to radiologic licensure in Missouri. The task force, by statute, was charged with analyzing a number of items concerning licensure, necessary exemptions, training and regulatory framework. The recommendations of the committee are as follows:

1. Licensure of individuals to perform radiation therapy:

The Committee determined that individuals that are performing radiation therapy services should be licensed. The committee has determined that that the most appropriate entity to regulate licensure is the Department of Health and Senior Services.

2. Licensure of individuals to perform radiologic imaging:

The Committee has determined that the Department of Health and Senior Services shall issue licenses to perform nuclear medicine technology, radiography, radiologist assistant procedures and limited x-ray machine operators as established by the Department.

The committee also determined that a number of entities had experience and training necessary to be exempted from the requirement of licensure. Those professions are as follows: A Missouri licensed - physician, chiropractor, podiatrist, dentist, dential hygienist or dental assistant; a student enrolled and attending a school or college of medicine, chiropractic, podiatry, dentistry under the supervision of a licensed practitioner; a person employed by the United States Government and the use of such therapy is related to their work; performing radiologic imaging on nonhuman subjects or cadavers; and a nurse licensed under chapter 335 practicing under the scope of practice of said chapter who has completed a training program that has properly prepared the nurse to provide safe and effective care outside the hospital setting.

Additionally, the Committee determined that the use of fluoroscopy in an ambulatory surgery center, pain clinic, and any other non-hospital site would not require radiologic technologist licensure provided that the person performing the services is a licensed nurse under chapter 335, but a department approved online fluoroscopy training course is required annually for any exempt or limited licensure individual performing fluoroscopy. This exemption provision would not apply to individuals performing fluoroscopy in interventional radiology and cardiology.

3. Creation of an Advisory Committee

The Committee also determined it would be appropriate to have a committee that could advise and make recommendations to the Department of Health and Senior Services on issues that impact radiologic licensure. It was determined by the Committee that for the purposes of constancy that the advisory committee membership should mirror the task force. A member of the Department of Health and Senior Services was also added as they would be the regulatory authority.

4. Duties of the Department of Health and Senior Services

The Committee determined that it would be appropriate for the Department of Health and Senior Services to create a regulatory structure under guidance from the advisory committee. It was determined that the Department shall establish scopes of practice for limited x-ray machine operators, nuclear medicine technologists, nuclear medicine advanced associates, radiation therapists, radiographers and radiologist assistants. Additionally, it was determined that the Department shall develop and promulgate rules regarding: the issuance of licenses, continuing education requirements, interstate license reciprocity, development of a competency based examination for limited x-ray machine operators, establish standards of practice, reasonable licensure fees, alternative licensure requirements, penalty provisions and license discipline.

Following the public meetings of the committee we are submitting the above findings as recommendations to the Missouri General Assembly to enact through legislation.

Sincerely,

Committee Members

RECESS

On motion of Representative Vescovo, the House recessed until such time as Conference Committee Reports are distributed, then stand adjourned until 10:00 a.m., Friday, May 8, 2020.

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2002

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2002, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2002, as amended.

- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2002.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2002, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Rusty Black	/s/ Sen. Jeanie Riddle
/s/ Rep. Kip Kendrick	/s/ Sen. Lauren Arthur
/s/ Rep. Ingrid Burnett	/s/ Sen. Jamilah Nasheed

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2003

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2003, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2003.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2003.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2003, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Rusty Black	/s/ Sen. Caleb Rowden
/s/ Rep. Kip Kendrick	/s/ Sen. Lauren Arthur
/s/ Rep. Ingrid Burnett	/s/ Sen. Jamilah Nasheed

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 2004

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2004, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2004, as amended.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2004.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2004, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Sara Walsh	/s/ Sen. Denny Hoskins
/s/ Rep. Kip Kendrick	/s/ Sen. John Rizzo
Rep. Peter Merideth	/s/ Sen. Brian Williams

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2005

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2005, begs leave to report that we, after free and

fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2005.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2005.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2005, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Curtis Trent	/s/ Sen. Mike Cunningham
/s/ Rep. Kip Kendrick	/s/ Sen. Lauren Arthur
/s/ Rep. Deb Lavender	/s/ Sen. John Rizzo

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2006

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2006, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2006.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2006.

3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2006, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Rep. Cody Smith
/s/ Rep. Robert Ross
/s/ Sen. Dan Hegeman
/s/ Rep. Robert Ross
/s/ Sen. Lincoln Hough
Sen. Mike Cunningham
Rep. Kip Kendrick
Rep. Tommie Pierson Jr
/s/ Sen. Lauren Arthur
/s/ Sen. John Rizzo

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2007

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2007, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2007.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2007.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2007, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Hannah Kelly	/s/ Sen. David Sater
/s/ Rep. Kip Kendrick	/s/ Sen. John Rizzo
/s/ Rep. Tommie Pierson Jr	/s/ Sen. Gina Walsh

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2008

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2008, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2008, as amended.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2008.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2008, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Sara Walsh	/s/ Sen. Justin Brown
/s/ Rep. Kip Kendrick	/s/ Sen. Jamilah Nasheed
Rep. Deb Lavender	/s/ Sen. John Rizzo

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2009

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2009, begs leave to report that we, after free and

fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2009.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2009.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2009, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Sara Walsh	/s/ Sen. Denny Hoskins
/s/ Rep. Kip Kendrick	/s/ Sen. John Rizzo
/s/ Rep. Barbara Washington	/s/ Sen. Brian Williams

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2010

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2010, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2010, as amended.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2010.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2010, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Jonathan Patterson	/s/ Sen. David Sater
/s/ Rep. Deb Lavender	/s/ Sen. John Rizzo
/s/ Rep. Barbara Washington	/s/ Sen. Brian Williams

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2011

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2011, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2011, as amended.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2011.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Bill No. 2011, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Jonathan Patterson	/s/ Sen. David Sater
/s/ Rep. Kip Kendrick	/s/ Sen. Jamilah Nasheed
/s/ Rep. Deb Lavender	/s/ Sen. Brian Williams

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 2012

The Conference Committee appointed on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2012, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 2012.
- 2. That the House recede from its position on House Substitute for House Committee Substitute for House Bill No. 2012.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Substitute for House Substitute for House Bill No. 2012, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Rep. Cody Smith	/s/ Sen. Dan Hegeman
/s/ Rep. David Wood	/s/ Sen. Lincoln Hough
/s/ Rep. Curtis Trent	/s/ Sen. David Sater
/s/ Rep. Ingrid Burnett	/s/ Sen. John Rizzo
/s/ Rep. Barbara Washington	/s/ Sen. Brian Williams

ADJOURNMENT

Pursuant to the motion of Representative Vescovo, the House adjourned until 10:00 a.m., Friday, May 8, 2019.

COMMITTEE HEARINGS

FISCAL REVIEW

Friday, May 8, 2020, 9:30 AM, House Hearing Room 7. Executive session will be held: HCS SS SCS SB 570

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Friday, May 8, 2020, 9:00 AM, House Hearing Room 3.

Executive session will be held: SB 664

Executive session may be held on any matter referred to the committee.

Removed SB 616.

AMENDED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, May 11, 2020, 10:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Second quarter JCPER meeting.

RULES - ADMINISTRATIVE OVERSIGHT

Friday, May 8, 2020, 12:00 PM, House Hearing Room 3.

Executive session will be held: HB 1766, HCS SS SCS SB 718, SS SCS SB 569, SB 656,

SS#2 SCS SB 591, SB 913, HCS SS#2 SB 704

Executive session may be held on any matter referred to the committee.

Added SB 591, SB 913, and SB 704.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Friday, May 8, 2020, 9:00 AM, House Hearing Room 7.

Executive session will be held: SS#3 SJR 38, HCS SB 552, SCS SB 631

Executive session may be held on any matter referred to the committee.

Added SB 631.

CANCELLED

HOUSE CALENDAR

FIFTY-NINTH DAY, FRIDAY, MAY 8, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SS SCS SB 570, (Fiscal Review 5/6/20) - Hicks

HCS SB 551 - Eggleston

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer

HCS SCS SB 725 - Henderson

HCS SS SB 580, as amended - Swan

HCS SCS SBs 673 & 560 - Ross

HCS SB 544 - Patterson

HCS SS#2 SCS SB 523 - Roberts (161)

HCS SB 774 - Wood

HCS SS SCS SB 594 - Black (137)

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 32 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

SCS HCS HB 1655 - Kelly (141)

SCS HB 1330, as amended (Fiscal Review 5/7/20), E.C. - Veit

SS SCS HCS#2 HB 1896, as amended (Fiscal Review 5/7/20), E.C. - Roberts (161)

SS#2 SCS HCS HB 1854, as amended (Fiscal Review 5/7/20) - Pfautsch

BILLS CARRYING REQUEST MESSAGES

SS HCS HB 2046, as amended (request Senate recede/grant conference) - Grier

BILLS IN CONFERENCE

SS SCS HB 1768, as amended - Riggs

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended - Schroer

CCR SCS HS HCS HB 2002, as amended - Smith

CCR SCS HS HCS HB 2003 - Smith

CCR SCS HS HCS HB 2004, as amended - Smith

CCR SCS HS HCS HB 2005 - Smith

CCR SS SCS HS HCS HB 2006 - Smith

CCR SCS HS HCS HB 2007 - Smith

CCR SCS HS HCS HB 2008, as amended - Smith

CCR SCS HS HCS HB 2009 - Smith

CCR SCS HS HCS HB 2010, as amended - Smith

CCR SCS HS HCS HB 2011, as amended - Smith

CCR SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-NINTH DAY, FRIDAY, MAY 8, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Danny Busick.

Dear Heavenly Father, Creator of All:

We come before You today, imperfect creations that only You can make perfect. Lord, I ask You today to heal our land. Heal our land from our spiritual sickness, our lack of faith, and our sins that plague our lives. But also, Lord, I ask that You heal our land from this virus. Give our medical minds the knowledge to combat this illness, as well as the many other illnesses that kill our citizens.

Lord, I ask You today for a special request. Please put Your hand on members of this chamber who have lost close loved ones these past few months. Only You know how real the pain is in their hearts. Please heal their hearts. Help them to find the peace that only You can give them. Comfort them and their families.

Lord, we have only a few days left of this General Assembly's 100th Regular Session. This unique session has presented challenges like no other this state has ever faced. We have many decisions left to make in these few days. Help us to choose what is best for the citizens we represent and the state of Missouri. As we make these choices, please give us patience, guidance, and wisdom.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-eighth day was approved as printed by the following vote:

AYES: 131

Anderson	Andrews	Appelbaum	Bailey	Baker
Baringer	Barnes	Beck	Billington	Black 137
Black 7	Bondon	Bromley	Brown 27	Burnett
Busick	Butz	Carter	Chappelle-Nadal	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mayhew	McCreery	McDaniel	McGaugh	McGirl

Miller Moon Morgan Morris 140 Morse 151 O'Donnell Murphy Neely Person Mosley Pfautsch Pierson Jr. Pietzman Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Proudie Quade Reedy Rehder Toalson Reisch Razer Remole Richey Riggs Roberts 161 Roberts 77 Ruth Sauls Roden Rogers Ross Shaul 113 Schnelting Schroer Sharp 36 Sharpe 4 Shields Smith Sommer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Young

Mr. Speaker

NOES: 003

Mackey Merideth Rowland

PRESENT: 002

Simmons Windham

ABSENT WITH LEAVE: 026

Aldridge Allred Bangert Basye Bland Manlove Bosley Brown 70 Burns Carpenter Dogan Knight Eslinger Gray Green Messenger Mitten Muntzel Patterson Price Rone Shawan Shull 16 Solon Runions Sain

Spencer

VACANCIES: 001

BILLS IN CONFERENCE

CCR SCS HS HCS HB 2002, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, CCR SCS HS HCS HB 2002, as amended, was adopted by the following vote:

AYES: 120

Anderson Andrews Bailey Baker Bangert Baringer Billington Black 137 Barnes Basye Black 7 Bland Manlove Brown 27 Bondon Bromley Brown 70 Busick Butz Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Falkner Fishel Fitzwater Eslinger Evans Grier Francis Gannon Green Gregory

Griffith Griesheimer Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kolkmeyer Love Lynch Mayhew McDaniel McGaugh McGirl Morse 151 Miller Morris 140 Mosley Muntzel O'Donnell Neely Patterson Pietzman Murphy Plocher Pollitt 52 Pollock 123 Pike Porter Proudie Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Smith Solon Simmons Sommer Spencer Stephens 128 Taylor Trent Stacy Swan Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Mr. Speaker Young

NOES: 028

Appelbaum Beck Burnett Carpenter Carter Chappelle-Nadal Clemens Gray Gunby Hurst Lavender Lovasco Merideth Mackey McCreery Mitten Moon Person Pierson Jr. Morgan Roberts 77 Price Quade Pogue Rogers Rowland Stevens 46 Unsicker

PRESENT: 001

Windham

ABSENT WITH LEAVE: 013

Aldridge Allred Bosley Burns Kidd Knight Messenger Pfautsch Runions Sain

Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2002 was read the third time and passed by the following vote:

AYES: 120

Anderson Andrews Bailey Baker Bangert Baringer Barnes Basye Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Busick Butz Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Green Grier Gregory Griesheimer Griffith Haffner Haden Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kolkmeyer Love Lynch Mayhew McDaniel McGaugh McGirl

Miller	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Proudie	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Washington	Wiemann
Wilson	Wood	Wright	Young	Mr. Speaker

NOES: 027

Appelbaum Beck Burnett Carpenter Carter Gunby Hurst Chappelle-Nadal Clemens Lavender Lovasco Mackey McCreery Merideth Mitten Pogue Moon Morgan Person Pierson Jr. Roberts 77 Rogers Rowland Price Quade

Stevens 46 Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 015

Aldridge Allred Bosley Burns Gray
Kidd Knight Messenger Pfautsch Runions
Sain Shawan Shull 16 Tate Windham

VACANCIES: 001

Speaker Haahr declared the bill passed.

CCR SCS HS HCS HB 2003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Anderson assumed the Chair.

On motion of Representative Smith, CCR SCS HS HCS HB 2003 was adopted by the following vote:

AYES: 116

Bailey Baker Anderson Andrews Bangert Billington Black 137 Black 7 Baringer Basye Bondon Bromley Brown 70 Busick Butz Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Evans Falkner Eslinger Fitzwater Francis Gannon Green Fishel Gregory Grier Griesheimer Griffith Gunby

1571

Hansen Haden Haffner Hannegan Helms Hill Henderson Hicks Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Love Lynch Mayhew McDaniel McGaugh McGirl Miller Moon Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pietzman Pollitt 52 Pollock 123 Pike Plocher Porter Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Taylor Trent Veit Vescovo Swan Walsh Wiemann Wilson Wood Wright Mr. Speaker

m. speaker

NOES: 032

Appelbaum Barnes Beck Bland Manlove Brown 27 Burnett Carpenter Carter Clemens Ellebracht Hurst Gray Lavender Lovasco Mackey Mosley Merideth Mitten McCreery Morgan Pierson Jr. Pogue Quade Person Price Roberts 77 Rogers Rowland Sharp 36 Stevens 46

Unsicker Young

PRESENT: 003

Proudie Washington Windham

ABSENT WITH LEAVE: 011

Aldridge Allred Bosley Burns Knight
Messenger Runions Sain Shawan Shull 16

Tate

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2003 was read the third time and passed by the following vote:

AYES: 115

Anderson Andrews Bailey Baker Bangert Billington Black 7 Baringer Basye Black 137 Butz Bondon Bromley Brown 70 Busick Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Griffith Haden Grier Griesheimer Gunby Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Love Mayhew Lynch

McDaniel	McGaugh	McGirl	Miller	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker
NOES: 031				

Appelbaum Barnes Beck Bland Manlove Brown 27 Carter Ellebracht Burnett Carpenter Clemens Green Hurst Lavender Lovasco Mackey Merideth Mitten Moon Mosley McCreery Pierson Jr. Pogue Price Quade Person Roberts 77 Rogers Rowland Stevens 46 Unsicker Young

PRESENT: 002

Windham Washington

ABSENT WITH LEAVE: 014

Allred Aldridge Bosley Burns Gray Knight Messenger Morgan Proudie Runions Sain Shawan Shull 16 Tate

VACANCIES: 001

Representative Anderson declared the bill passed.

CCR SCS HS HCS HB 2004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, CCR SCS HS HCS HB 2004, as amended, was adopted by the following vote:

AYES: 104

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner

Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Moon Muntzel Murphy Neely Patterson Pfautsch Pollitt 52 Pollock 123 Pike Plocher Pietzman Reedy Rehder Toalson Reisch Remole Porter Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shields Simmons Smith Solon Spencer Sommer Stacy Stephens 128 Swan Veit Walsh Wiemann Taylor Trent Wilson Wood Wright Mr. Speaker

NOES: 044

Bangert Barnes Beck Appelbaum Baringer Bland Manlove Brown 27 Brown 70 Burnett Butz Carpenter Carter Chappelle-Nadal Clemens Ellebracht Gray Green Gunby Hurst Ingle Kendrick Merideth Lavender Mackey McCreery Mitten Pierson Jr. Morgan Mosley Person Quade Roberts 77 Pogue Price Razer Rogers Rowland Sauls Sharp 36 Stevens 46 Unsicker Washington Windham Young

PRESENT: 001

Proudie

ABSENT WITH LEAVE: 013

Aldridge Allred Bosley Burns Knight O'Donnell Sain Shawan Messenger Runions

Shull 16 Tate Vescovo

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2004 was read the third time and passed by the following vote:

AYES: 104

Bailey Anderson Andrews Baker Basye Black 7 Billington Black 137 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hicks Hannegan Hansen Helms Henderson Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel

Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	
		-	-	

NOES: 046

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Brown 27	Brown 70	Burnett	Butz
Carpenter	Carter	Chappelle-Nadal	Clemens	Ellebracht
Gray	Green	Gunby	Hurst	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Moon	Morgan	Mosley	Person
Pierson Jr.	Pogue	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Voung				

Young

PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge	Allred	Bosley	Burns	Knight
Messenger	Runions	Sain	Shawan	Shull 16

Tate Vescovo

VACANCIES: 001

Representative Anderson declared the bill passed.

CCR SCS HS HCS HB 2005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **CCR SCS HS HCS HB 2005** was adopted by the following vote:

AYES: 131

Anderson	Andrews	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bland Manlove	Bondon	Bromley
Brown 27	Brown 70	Burnett	Busick	Butz
Carter	Chappelle-Nadal	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon

Griffith Gray Gregory Grier Griesheimer Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender McDaniel Lovasco Love Lynch Mayhew Morris 140 McGaugh McGirl Miller Moon O'Donnell Morse 151 Muntzel Murphy Neely Pike Patterson Pfautsch Pierson Jr. Pietzman Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Ross Ruth Sauls Schnelting Rone Sharp 36 Sharpe 4 Shaul 113 Shields Schroer Simmons Smith Solon Sommer Spencer Swan Taylor Trent Unsicker Stacy Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker NOES: 019 Ellebracht Green Appelbaum Carpenter Clemens Mitten Hurst Mackey Merideth McCreery Morgan Mosley Person Pogue Price Roberts 77 Rogers Rowland Stevens 46 PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge Allred Bosley Burns Knight
Messenger Runions Sain Shawan Shull 16

Stephens 128 Tate

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2005 was read the third time and passed by the following vote:

AYES: 134

Anderson Andrews Bailey Baker Bangert Billington Baringer Barnes Basye Beck Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Burnett Busick Butz Chappelle-Nadal Carter Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Grier Griesheimer Gregory Griffith Gunby Haffner Haden Hannegan Hill Hansen Helms Henderson Hicks Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Love Mackey Lynch

Mayhew	McDaniel	McGaugh	McGirl	Miller
Morris 140	Morse 151	Mosley	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Proudie	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rone	Ross
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Stevens 46	Swan
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	
NOES: 012				
Appelbaum	Carpenter	Clemens	Hurst	McCreery
Merideth	Mitten	Moon	Morgan	Pogue
Rogers	Rowland		-	
PRESENT: 000				
ABSENT WITH LEAVE: 016				

Bosley

Muntzel

Shull 16

VACANCIES: 001

Aldridge

Knight

Sain

Tate

Representative Anderson declared the bill passed.

Allred

Shawan

Messenger

CCR SS SCS HS HCS HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Burns

Price

Solon

DeGroot

Runions

Stephens 128

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Anderson	Andrews	Baker	Basye	Billington
Black 7	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory

Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Lovasco
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schroer	Sharpe 4	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 044

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Burnett	Butz
Carpenter	Carter	Chappelle-Nadal	Clemens	Ellebracht
Gray	Green	Gunby	Ingle	Kendrick
Lavender	Love	Mackey	McCreery	Merideth
Mitten	Morgan	Mosley	Person	Pierson Jr.
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Sauls	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 020

Allred Bailey Black 137 Brown 70 Barnes Eslinger Burns Dogan Evans Hill Pollock 123 Knight Messenger Miller Runions Sain Schnelting Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, CCR SS SCS HS HCS HB 2006 was adopted by the following vote:

AYES: 107

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bromley	Brown 27	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell

Pike Patterson Pfautsch Pietzman Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ruth Schnelting Schroer Shaul 113 Shields Smith Sharpe 4 Simmons Solon Sommer Spencer Stacy Stephens 128 Taylor Trent Veit Vescovo Swan Wood Walsh Wiemann Wilson Wright Mr. Speaker

Young

NOES: 043

Aldridge Appelbaum Bangert Baringer Barnes Beck Bosley Burnett Butz Carpenter Carter Chappelle-Nadal Clemens Ellebracht Gray Gunby Green Hurst Ingle Kendrick Mackey McCreery Merideth Mitten Lavender Mosley Pierson Jr. Pogue Morgan Person Proudie Razer Roberts 77 Price Quade Rogers Rowland Sauls Sharp 36 Stevens 46

Unsicker Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 012

Allred Brown 70 Burns Knight Messenger Miller Pollock 123 Shawan Runions Sain

Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, CCS SS SCS HS HCS HB 2006 was read the third time and passed by the following vote:

AYES: 108

Bailey Baker Basye Anderson Andrews Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Busick Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Justus Kelley 127 Kelly 141 Hudson Kidd Kolkmeyer Lovasco Love Lynch Morris 140 McDaniel McGaugh McGirl Mayhew O'Donnell Morse 151 Muntzel Neely Murphy Patterson Pfautsch Pietzman Pike Plocher Pollitt 52 Porter Proudie Reedy Rehder Toalson Reisch Richey Roberts 161 Remole Riggs Roden Ruth Schnelting Rone Ross Schroer Shaul 113 Shields Sharpe 4 Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 041

Aldridge Appelbaum Bangert Baringer Barnes Burnett Butz Carpenter Carter Chappelle-Nadal Ellebracht Clemens Gray Green Gunby Hurst Ingle Kendrick Lavender Merideth Mitten Mackey McCreery Moon Mosley Person Pierson Jr. Morgan Pogue Quade Razer Roberts 77 Rogers Rowland Sauls Sharp 36 Stevens 46 Unsicker Washington

Windham

PRESENT: 000

ABSENT WITH LEAVE: 013

Allred Brown 70 Burns Knight Messenger Miller Pollock 123 Price Runions Sain Shawan Shull 16 Tate

VACANCIES: 001

Representative Anderson declared the bill passed.

CCR SCS HS HCS HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, CCR SCS HS HCS HB 2007 was adopted by the following vote:

AYES: 128

Aldridge Anderson Andrews Bailey Baker Billington Bangert Baringer Barnes Basye Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Busick Butz Chappelle-Nadal Christofanelli Coleman 32 Chipman Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Ingle Kendrick Kidd Kolkmeyer Lynch Love McGirl Mackey Mayhew McDaniel McGaugh Miller Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Proudie Porter Quade Razer Reedy

Riggs Rehder Toalson Reisch Remole Richey Roberts 161 Roden Rogers Rone Ross Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stephens 128 Stacy Swan Taylor Trent Veit Vescovo Windham Wood Walsh Washington Wiemann Wright Young Mr. Speaker

NOES: 021

Beck Burnett Carter Appelbaum Carpenter Clemens Green Hurst Lavender Lovasco Merideth Mitten McCreery Moon Morgan Pogue Price Roberts 77 Rowland Stevens 46

Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 013

Allred Brown 70 Burns Knight Messenger Pietzman Pollock 123 Runions Sain Shawan

Shull 16 Tate Wilson

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2007 was read the third time and passed by the following vote:

AYES: 126

Aldridge Anderson Andrews Bailey Baker Billington Bangert Baringer Barnes Basye Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Busick Butz Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps DeGroot Dinkins Dohrman Deaton Dogan Eggleston Ellebracht Eslinger Evans Falkner Fishel Francis Gray Fitzwater Gannon Grier Griesheimer Griffith Green Gregory Gunby Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelly 141 Kendrick Kidd Kolkmeyer Love Lynch Mackey McDaniel McGaugh McGirl Miller Mayhew Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pike Pollitt 52 Pierson Jr. Plocher Porter Price Proudie Quade Razer Reedy Toalson Reisch Rehder Remole Richey Riggs Roberts 161 Roden Ruth Rone Ross Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Smith Solon Simmons Sommer Spencer Stacy Stephens 128 Swan Veit Walsh Taylor Trent Vescovo Wood Wright Washington Wiemann Young Mr. Speaker

NOES: 021

Appelbaum Beck Burnett Carpenter Carter Clemens Hurst Lavender Lovasco McCreery Merideth Mitten Moon Morgan Pogue Roberts 77 Rogers Rowland Stevens 46 Unsicker

Windham

PRESENT: 000

ABSENT WITH LEAVE: 015

Allred Brown 70 Burns Haden Kelley 127
Knight Messenger Pietzman Pollock 123 Runions
Sain Shawan Shull 16 Tate Wilson

VACANCIES: 001

Representative Anderson declared the bill passed.

Speaker Haahr resumed the Chair.

CCR SCS HS HCS HB 2008, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative Smith, CCR SCS HS HCS HB 2008, as amended, was adopted by the following vote:

AYES: 129

Aldridge Anderson Andrews Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Eggleston Ellebracht Eslinger Dogan Falkner Fishel Fitzwater Francis Evans Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Hudson Justus Houx Hovis Ingle Kendrick Kidd Kelley 127 Kelly 141 Kolkmeyer Lovasco Lynch Mayhew McDaniel McGaugh McGirl Miller Morgan Morris 140 Morse 151 Murphy O'Donnell Mosley Muntzel Neely Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Proudie Razer

Richey Reedy Rehder Toalson Reisch Remole Roberts 161 Roden Rone Ross Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Veit Vescovo Wilson Washington Windham Walsh Wiemann Wood Wright Young Mr. Speaker

NOES: 020

Appelbaum Carpenter Carter Chappelle-Nadal Clemens Hurst Lavender Mackey McCreery Gray Merideth Mitten Pogue Price Moon Quade Roberts 77 Rogers Rowland Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 013

Allred Burns Knight Love Messenger Pietzman Pollock 123 Riggs Runions Sain Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2008 was read the third time and passed by the following vote:

AYES: 141

Aldridge Anderson Andrews Baker Bangert Baringer Barnes Basve Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Chappelle-Nadal Butz Carpenter Carter Chipman Deaton Christofanelli Coleman 32 Coleman 97 Cupps DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lovasco Lynch Mackey Mayhew McDaniel McGaugh McGirl Morse 151 Miller Mitten Morgan Morris 140 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Price Proudie Razer Reedy Rehder Toalson Reisch Quade Richey Roberts 161 Roberts 77 Remole Riggs Roden Rogers Rone Ross Rowland Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128

Stevens 46 Veit Wilson Mr. Speaker	Swan Vescovo Windham	Taylor Walsh Wood	Trent Washington Wright	Unsicker Wiemann Young		
NOES: 008						
Appelbaum Merideth	Clemens Moon	Hurst Pogue	Lavender	McCreery		
PRESENT: 000						
ABSENT WITH LEAVE: 013						
Allred Messenger Shawan	Bailey Pietzman Shull 16	Burns Pollock 123 Tate	Knight Runions	Love Sain		

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

CCR SCS HS HCS HB 2009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **CCR SCS HS HCS HB 2009** was adopted by the following vote:

AYES: 140

Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Busick Butz Carter Chappelle-Nadal Chipman Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Lynch McDaniel McGaugh McGirl Mackey Mayhew Miller Mitten Morris 140 Moon Morgan Neely Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Riggs

Roberts 77 Rogers Rone Ross Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Taylor Unsicker Veit Swan Trent Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 007

Carpenter Clemens Hurst McCreery Merideth

Pogue Rowland

PRESENT: 000

ABSENT WITH LEAVE: 015

Allred Burnett Burns Christofanelli Knight Love Messenger Pietzman Pollock 123 Roden Runions Sain Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2009 was read the third time and passed by the following vote:

AYES: 142

Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Black 7 Beck Billington Black 137 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Carter Chappelle-Nadal Christofanelli Coleman 32 Coleman 97 Chipman Cupps DeGroot Dinkins Dogan Dohrman Deaton Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McDaniel McGaugh McGirl Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pfautsch Pike Pierson Jr. Plocher Pollitt 52 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rone Rogers Ross Rowland Ruth Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shields Schroer Simmons Smith Solon Sommer Spencer Stephens 128 Stevens 46 Swan Taylor Stacy Trent Unsicker Veit Walsh Washington Wiemann Wilson Windham Wood Wright Mr. Speaker Young

NOES: 006

Carpenter Clemens Hurst McCreery Merideth

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 014

Allred Burns Knight Love Messenger
Neely Pietzman Pollock 123 Runions Sain
Shawan Shull 16 Tate Vescovo

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

CCR SCS HS HCS HB 2010, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, CCR SCS HS HCS HB 2010, as amended, was adopted by the following vote:

Δ	v	ES:	1	n3
4	. 1	ES:	Ι.	US.

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Busick	Chappelle-Nadal	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Lovasco	Lynch	Mayhew	McGaugh	McGirl
Miller	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pike	Plocher	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shields	Simmons
Smith	Sommer	Spencer	Stacy	Stephens 128
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Windham	Wood
Wright	Young	Mr. Speaker		
NOES: 037				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Brown 70	Burnett	Butz
Carpenter	Carter	Clemens	Ellebracht	Gray

Green Gunby Hurst Ingle Kendrick Lavender Mackey McCreery Merideth Morgan Mosley Pierson Jr. Pogue Quade Razer Roberts 77 Rogers Rowland Sauls Sharp 36

Stevens 46 Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 022

Haffner Allred Bosley Burns Knight Love McDaniel Mitten Pietzman Messenger Pollitt 52 Pollock 123 Roden Price Proudie Shull 16 Solon Runions Sain Shawan

Tate Washington

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2010 was read the third time and passed by the following vote:

AYES: 105

Anderson Andrews Bailey Baker Basye Billington Black 137 Black 7 Bondon Bromley Brown 27 Busick Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 DeGroot Cupps Deaton Dinkins Dogan Dohrman Eggleston Eslinger Falkner Evans Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Hannegan Hansen Haden Haffner Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Mayhew McDaniel Lovasco Lynch McGaugh McGirl Miller Moon Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shields Simmons Smith Sommer Spencer Stacy Stephens 128 Swan Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 043

Unsicker

Washington

Aldridge Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 70 Burnett Butz Carpenter Clemens Ellebracht Gray Green Gunby Hurst Ingle Kendrick Mackey Merideth Mitten Lavender McCreery Morgan Mosley Person Pierson Jr. Pogue Price Proudie Quade Razer Roberts 77 Rogers Rowland Sauls Sharp 36 Stevens 46 Windham

Gunby

McCreery

PRESENT: 000

ABSENT WITH LEAVE: 014

Allred Burns Carter Knight Love
Messenger Pietzman Pollock 123 Runions Sain
Shawan Shull 16 Solon Tate

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

CCR SCS HS HCS HB 2011, as amended, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Speaker Haahr resumed the Chair.

On motion of Representative Smith, CCR SCS HS HCS HB 2011, as amended, was adopted by the following vote:

AYES: 110

Carter

Hurst

Clemens

Kendrick

Andrews Baker Aldridge Anderson Bailey Basye Billington Black 137 Black 7 Bondon Bosley Bromley Brown 27 Busick Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Mayhew McDaniel McGaugh Lovasco Lynch McGirl Miller Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Person Pike Plocher Pollitt 52 Porter Pfautsch Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Shaul 113 Ruth Schnelting Schroer Sharpe 4 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker NOES: 040 Appelbaum Bangert Baringer Barnes Beck Bland Manlove Brown 70 Burnett Butz Carpenter

Ellebracht

Lavender

Green

Mackey

Mosley Merideth Mitten Moon Morgan Pierson Jr. Pogue Price Proudie Quade Roberts 77 Razer Rogers Rowland Sauls Sharp 36 Stevens 46 Unsicker Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 012

Allred Burns Knight Love Messenger Pietzman Pollock 123 Runions Sain Shawan

Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2011 was read the third time and passed by the following vote:

AYES: 105

Aldridge Anderson Andrews Bailey Baker Basye Billington Black 137 Black 7 Bondon Bromley Busick Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Griesheimer Griffith Gannon Gregory Grier Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd McDaniel Kolkmeyer Lovasco Lynch Mayhew McGaugh McGirl Miller Morris 140 Morse 151 O'Donnell Muntzel Murphy Neely Patterson Pike Plocher Pollitt 52 Person Pfautsch Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Sharpe 4 Ross Ruth Schnelting Schroer Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright Mr. Speaker

NOES: 044

Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Butz Carter Clemens Ellebracht Gray Green Gunby Hurst Ingle Kendrick Lavender Mackey McCreery Merideth Mitten Moon Morgan Mosley Pierson Jr. Pogue Price Proudie Quade Razer Roberts 77 Rowland Sauls Sharp 36 Stevens 46 Rogers Unsicker Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Allred Burns Carpenter Knight Love Messenger Pietzman Pollock 123 Runions Sain

Shawan Shull 16 Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

CCR SCS HS HCS HB 2012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **CCR SCS HS HCS HB 2012** was adopted by the following vote:

AYES: 127

Anderson Andrews Bailey Baker Basye Billington Baringer Barnes Black 7 Bland Manlove Bondon Bromley Brown 70 Burnett Busick Butz Christofanelli Coleman 32 Coleman 97 Cupps DeGroot Dinkins Dogan Dohrman Ellebracht Eslinger Evans Falkner Fitzwater Gannon Gray Green Grier Griesheimer Griffith Gunby Haffner Hannegan Hansen Helms Hicks Hill Houx Hovis Ingle Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Lovasco Lynch McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Mosley Muntzel Neely O'Donnell Patterson Person Pike Plocher Pollitt 52 Pierson Jr. Proudie Razer Reedy Rehder Remole Richey Riggs Roberts 161 Rogers Rone Ross Rowland Sauls Schnelting Schroer Sharp 36 Shaul 113 Shields Simmons Smith

Black 137 Brown 27 Chipman Deaton Eggleston Fishel Gregory Haden Henderson Hudson Kendrick Mayhew Morgan Murphy Pfautsch Porter Toalson Reisch Roden Ruth

Bangert

Sharpe 4

Solon

Stacy Sommer Spencer Stephens 128 Swan Walsh Taylor Trent Veit Vescovo Washington Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 021

Beck Aldridge Appelbaum Bosley Carpenter Carter Chappelle-Nadal Clemens Hurst Lavender Mackey McCreery Merideth Mitten Moon Roberts 77 Pogue Quade Stevens 46 Unsicker

Windham

PRESENT: 000

ABSENT WITH LEAVE: 014

Allred Burns Francis Knight Love
Messenger Pietzman Pollock 123 Price Runions

Sain Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, CCS SCS HS HCS HB 2012 was read the third time and passed by the following vote:

AYES: 126

Anderson Andrews Bailey Baker Bangert Barnes Baringer Basye Billington Black 137 Bondon Black 7 Bland Manlove Bosley Bromley Brown 27 Brown 70 Burnett Butz Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lovasco Lynch Mayhew McDaniel McGaugh McGirl Miller Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Proudie Reedy Razer Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rogers Rone Ross Rowland Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Swan Spencer Stacy Stephens 128 Taylor Trent Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 020

Aldridge Appelbaum Beck Carpenter Carter Chappelle-Nadal Clemens Gray Lavender Mackey McCreery Merideth Mitten Moon Pogue Quade Roberts 77 Stevens 46 Unsicker Windham

PRESENT: 000

ABSENT WITH LEAVE: 016

Allred Burns Busick Francis Hurst
Knight Love Messenger Pietzman Pollock 123
Price Runions Sain Shawan Shull 16

Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

SCS HCS HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith moved that the Conference Committee on SCS HCS HB 2013 be dissolved.

Which motion was adopted.

On motion of Representative Smith, SCS HCS HB 2013 was adopted by the following vote:

AYES: 143

Anderson Andrews Bailey Aldridge Appelbaum Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Brown 70 Bondon Bromley Brown 27 Burnett Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps DeGroot Dinkins Deaton Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gray Green Gannon Griffith Gregory Grier Griesheimer Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco

Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Proudie Quade Razer Reedy Toalson Reisch Rehder Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Smith Simmons Solon Sommer Spencer Stephens 128 Stevens 46 Swan Taylor Stacy Unsicker Veit Walsh Trent Vescovo Wiemann Wilson Windham Wood Washington Mr. Speaker

Wright Young

NOES: 004

Clemens Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 015

Allred Bosley Burns Francis Knight Love Messenger Pietzman Pollock 123 Price Runions Shawan Shull 16 Tate Sain

VACANCIES: 001

On motion of Representative Smith, SCS HCS HB 2013 was truly agreed to and finally passed by the following vote:

AYES: 145

Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Hill Helms Henderson Hicks Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Morris 140 Morse 151 Mosley Mitten Morgan O'Donnell Muntzel Murphy Neely Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Price Proudie Quade Reedy Rehder Toalson Reisch Remole Razer Richey Riggs Roberts 161 Roberts 77 Roden

Rone Ross Rowland Ruth Rogers Sauls Sharp 36 Sharpe 4 Schnelting Schroer Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Taylor Unsicker Swan Trent Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Young Mr. Speaker Wright

NOES: 004

Clemens Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 013

Allred Burns Francis Knight Love Messenger Pietzman Pollock 123 Runions Sain

Shawan Shull 16 Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HB 2015** entitled:

An act to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS HCS HB 2046**, as amended, and grants the House a conference thereon, and that the conferees be allowed to exceed the differences.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Bernskoetter, Riddle, Koenig, Walsh and Sifton

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SB 618**, as amended, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SCS SB 653**, as amended, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted HCS for SB 676 and has taken up and passed HCS SB 676.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HB 1330**, **as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood
Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SCS HCS HB 1854, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred SS SCS HCS#2 HB 1896, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Morgan

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SB 570**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (3): Baringer, Burnett and Morgan

Absent (0)

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 2015, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020 was taken up by Representative Smith.

On motion of Representative Smith, **SS SCS HB 2015** was adopted by the following vote:

AYES: 148

Aldridge Anderson Baker Bangert Beck Billington Bondon Bosley Burnett Busick Chappelle-Nadal Chipman Coleman 97 Cupps Dohrman Dogan Evans Falkner Green Gray Griffith Gunby Hansen Helms Houx Hovis Justus Kelley 127 Lavender Kolkmeyer McCreery Mayhew Merideth Miller Morris 140 Morse 151 O'Donnell Neely Pierson Jr. Pike Price Proudie Toalson Reisch Rehder Roberts 161 Roberts 77 Ross Rowland Schroer Sharp 36 Smith Simmons Stephens 128 Stacy Unsicker Trent Washington Wiemann

Young

Andrews Baringer Black 137 Bromley Butz Christofanelli Deaton Eggleston Fishel Gregory Haden Henderson Hudson Kelly 141 Lovasco McDaniel Mitten Mosley Patterson Plocher Quade Remole Roden Ruth Sharpe 4 Solon Stevens 46 Veit

Wilson

Mr. Speaker

Barnes Black 7 Brown 27 Carpenter Clemens DeGroot Ellebracht Fitzwater Grier Haffner Hicks Hurst Kendrick Lynch McGaugh Moon Muntzel Person Pollitt 52 Razer Richey Rogers Sauls Shaul 113 Sommer Swan Vescovo Windham

Appelbaum

Bailey Basye Bland Manlove Brown 70 Carter Coleman 32 Dinkins Eslinger Gannon Griesheimer Hannegan Hill Ingle Kidd Mackey McGirl Morgan Murphy Pfautsch Porter Reedy Riggs Rone Schnelting Shields Spencer Taylor Walsh Wood

NOES: 001

Pogue

Wright

PRESENT: 000

ABSENT WITH LEAVE: 013

Allred Burns Francis Knight Love Messenger Pietzman Pollock 123 Runions Sain

Shawan Shull 16 Tate

VACANCIES: 001

On motion of Representative Smith, SS SCS HB 2015 was truly agreed to and finally passed by the following vote:

AYES: 141

Anderson Aldridge Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Bland Manlove Beck Billington Black 137 Black 7 Brown 27 Brown 70 Bondon Bosley Bromley Burnett Busick Butz Carpenter Carter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Person Pfautsch Pollitt 52 Pierson Jr. Pike Plocher Porter Price Proudie Quade Reedy Razer Rehder Toalson Reisch Remole Richey Riggs Roberts 77 Roberts 161 Roden Rogers Rone Ross Rowland Ruth Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Veit Unsicker Vescovo Walsh Washington Wiemann Windham Wood Wright Young

Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 020

Allred Burns Chappelle-Nadal Francis Gray Knight Love Messenger Mitten Neely Sain Patterson Pietzman Pollock 123 Runions Schroer Shawan Shull 16 Tate Wilson

VACANCIES: 001

Speaker Haahr declared the bill passed.

BILLS IN CONFERENCE

SS HCS HB 2046, as amended, relating to professional registration, was taken up by Representative Grier.

Representative Grier moved that the House conferees be allowed to exceed the differences on SS HCS HB 2046, as amended.

Which motion was adopted.

BILLS CARRYING REQUEST MESSAGES

HCS SS SB 618, as amended, relating to utilities, was taken up by Representative Kidd.

Representative Kidd moved that the House refuse to recede from its position on **HCS SS SB 618, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SCS SB 653, as amended, relating to foster care, was taken up by Representative Solon.

Representative Solon moved that the House refuse to recede from its position on HCS SCS SB 653, as amended, and grant the Senate a conference.

Which motion was adopted.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

SS HCS HB 2046, as amended: Representatives Grier, Houx, Ross, Carpenter and Brown (27) HCS SS SB 618, as amended: Representatives Kidd, Hicks, Hansen, Proudie and Washington HCS SCS SB 653, as amended: Representatives Solon, Kelly (141), Coleman (97), Ingle and Aldridge

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **SB 831**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Appelbaum, Hansen, Henderson, McDaniel, Morse (151), Remole and Roden

Noes (1): Moon

Absent (2): Carter and Green

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred SCS SB 578, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Christofanelli, DeGroot, Evans, Gregory, Hill, Kolkmeyer, Mitten, Roberts (77), Sauls, Toalson Reisch and Veit

Noes (0)

Absent (6): Coleman (97), Ellebracht, Hicks, Mackey, Schroer and Trent

Special Committee on Disease Control and Prevention, Chairman Patterson reporting:

Mr. Speaker: Your Special Committee on Disease Control and Prevention, to which was referred **SB 846**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Aldridge, Bland Manlove, Bondon, Haden, Helms, Morris (140), Neely, Patterson, Rehder, Roberts (161) and Sain

Noes (0)

Absent (6): Hannegan, Kendrick, Messenger, Runions, Swan and Young

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1766**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bangert, Carpenter, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Lavender, Mitten, Rehder, Ruth and Solon

Noes (0)

Absent (2): Patterson and Schroer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS SCS SB 569**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bangert, Carpenter, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Lavender, Mitten, Rehder, Ruth and Solon

Noes (0)

Absent (2): Patterson and Schroer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS#2 SCS SB 591**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Rehder, Ruth and Solon

Noes (4): Bangert, Carpenter, Lavender and Mitten

Absent (2): Patterson and Schroer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 656**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Mitten, Rehder, Ruth and Solon

Noes (2): Carpenter and Lavender

Absent (2): Patterson and Schroer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SS#2 SB 704, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Rehder, Ruth and Solon

Noes (4): Bangert, Carpenter, Lavender and Mitten

Absent (2): Patterson and Schroer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 718**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Rehder, Ruth and Solon

Noes (4): Bangert, Carpenter, Lavender and Mitten

Absent (2): Patterson and Schroer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 913**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Rehder, Ruth and Solon

Noes (3): Carpenter, Lavender and Mitten

Absent (2): Patterson and Schroer

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 569 - Fiscal Review
SS#2 SCS SB 591 - Fiscal Review
HCS SB 656 - Fiscal Review
HCS SS#2 SB 704 - Fiscal Review
HCS SS SCS SB 718 - Fiscal Review

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2002, as amended, and has taken up and passed CCS SCS HS HCS HB 2002.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2003 and has taken up and passed CCS SCS HS HCS HB 2003.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2004, as amended, and has taken up and passed CCS SCS HS HCS HB 2004.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2005 and has taken up and passed CCS SCS HS HCS HB 2005.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SS SCS HS HCS HB 2006 and has taken up and passed CCS SS SCS HS HCS HB 2006.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2007 and has taken up and passed CCS SCS HS HCS HB 2007.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2008, as amended, and has taken up and passed CCS SCS HS HCS HB 2008.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2009 and has taken up and passed CCS SCS HS HCS HB 2009.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2010, as amended, and has taken up and passed CCS SCS HS HCS HB 2010.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2011, as amended, and has taken up and passed CCS SCS HS HCS HB 2011.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on SCS HS HCS HB 2012 and has taken up and passed CCS SCS HS HCS HB 2012.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 2017**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 2018**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 2019**.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 12:00 p.m., Monday, May 11, 2020.

COMMITTEE HEARINGS

BUDGET

Monday, May 11, 2020, 11:00 AM, House Chamber.

Executive session will be held: HJR 106

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, May 11, 2020, 11:00 AM, House Hearing Room 7.

Executive session will be held: HJR 77

Executive session may be held on any matter referred to the committee.

Note: Added HJR 77. Changed time and room.

AMENDED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, May 11, 2020, 10:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Second quarter JCPER meeting.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, May 11, 2020, upon evening adjournment, House Hearing Room 7.

Executive session will be held: HCS SS SCS SB 528, HCS SB 831, HCS SCS SB 867, HCS SB 782, HCS SB 587, HCS SB 686, SCS SB 578

Executive session may be held on any matter referred to the committee.

Changed time to upon evening adjournment.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Monday, May 11, 2020, 11:30 AM, House Hearing Room 7.

Executive session will be held: SCS SB 631, SS#3 SJR 38, HCS SB 552, HCS SS SB 644,

SB 620, SCS SB 739, HCS SCS SB 617, HCS SCS SB 616, HCS SB 846

Executive session may be held on any matter referred to the committee.

CORRECTED

HOUSE CALENDAR

SIXTIETH DAY, MONDAY, MAY 11, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HB 2016 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 77, (Fiscal Review 5/5/20) - Eggleston

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1736 - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SS SCS SB 570 - Hicks

HCS SB 551 - Eggleston

SS#2 SCS SB 591, (Fiscal Review 5/8/20) - Hicks

SS SCS SB 569, (Fiscal Review 5/8/20) - Solon

HCS SS SCS SB 718, (Fiscal Review 5/8/20) - Sommer

HCS SB 656, (Fiscal Review 5/8/20) - Griffith

HCS SS#2 SB 704, (Fiscal Review 5/8/20) - Hicks

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SS SB 600, as amended, E.C. - Schroer

HCS SCS SB 725 - Henderson

HCS SS SB 580, as amended - Swan

HCS SCS SBs 673 & 560 - Ross

HCS SB 544 - Patterson

HCS SS#2 SCS SB 523 - Roberts (161)

HCS SB 774 - Wood

HCS SS SCS SB 594 - Black (137)

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 32 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

SCS HCS HB 1655 - Kelly (141)

SCS HB 1330, as amended, E.C. - Veit

SS SCS HCS#2 HB 1896, as amended, E.C. - Roberts (161)

SS#2 SCS HCS HB 1854, as amended - Pfautsch

BILLS IN CONFERENCE

SS SCS HB 1768, as amended - Riggs

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended - Schroer

SS HCS HB 2046, as amended (conferees allowed to exceed differences) - Grier

HCS SS SB 618, as amended - Kidd

HCS SCS SB 653, as amended - Solon

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-NINTH DAY, SUNDAY, APRIL 26, 2020

The House met pursuant to adjournment.

Representative Fitzwater in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE GOVERNOR

The following Executive Order was recieved from His Excellency, Governor Michael L. Parson:

EXECUTIVE ORDER 20-09

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that there have been confirmed and or presumptive positive cases of COVID-19 in this state; and

WHEREAS, COVID-19 can result in mild or severe symptoms, is highly contagious, and is spread through close contact between persons and respiratory transmission; and

WHEREAS, COVID-19 poses a serious health risk for Missouri residents and visitors; and

WHEREAS, the Centers for Disease Control and Prevention activated its Emergency Operations Center to better provide ongoing support to the COVID-19 response on January 21, 2020; and

WHEREAS, the U.S. Secretary of Health and Human Services declared a public health emergency to aid the nation's healthcare community in responding to COVID-19 on January 31, 2020; and

WHEREAS, the first case of COVID-19 in the State of Missouri was identified on March 7, 2020; and

WHEREAS, the World Health Organization officially declared a pandemic due to COVID-19 on March 11, 2020; and

WHEREAS, Executive Order 20-02, declared a state of emergency in response to the spread of COVID-19 on March 13, 2020; and

WHEREAS, the resources of the State of Missouri will be needed to assist in a joint incident response; and

WHEREAS, the resources of the State of Missouri will be needed during the recovery phase of the state's response to this emergency; and

WHEREAS, an invocation of the provisions of Sections 44.100 and 44.110, RSMo, is required to ensure the protection of the safety and welfare of the citizens of Missouri; and

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including Section 44.100 and 44.110, RSMo, do hereby incorporate the terms and provisions of Executive Order 20-02, declare that a State of Emergency continues to exist in the State of Missouri and direct the Missouri State Emergency Operations Plan continue to remain activated.

This order shall terminate on June 15, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 24th day of April, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

The following members' presence was noted: Bondon, Bromley, Brown (27), Christofanelli, Clemens, DeGroot, Eggleston, Evans, Falkner, Fishel, Fitzwater, Francis, Gray, Griffith, Hurst, Kelley (127), Kendrick, Mackey, Mayhew, McDaniel, Murphy, O'Donnell, Proudie, Razer, Sharp (36), Sharpe (4), Simmons, Trent, Vescovo, Washington, and Windham.

ADJOURNMENT

On motion of Representative Fitzwater, the House adjourned until 12:00 p.m., Monday, April 27, 2020.

HOUSE CALENDAR

FIFTIETH DAY, MONDAY, APRIL 27, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye HJR 77 - Eggleston HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2001, (6 hours total debate on perfection) - Smith HS HCS HB 2002, (6 hours total debate on perfection) - Smith HS HCS HB 2003, (6 hours total debate on perfection) - Smith HS HCS HB 2004, (6 hours total debate on perfection) - Smith HS HCS HB 2005, (6 hours total debate on perfection) - Smith HS HCS HB 2006, (6 hours total debate on perfection) - Smith HS HCS HB 2007, (6 hours total debate on perfection) - Smith HS HCS HB 2008, (6 hours total debate on perfection) - Smith HS HCS HB 2009, (6 hours total debate on perfection) - Smith HS HCS HB 2010, (6 hours total debate on perfection) - Smith HS HCS HB 2011, (6 hours total debate on perfection) - Smith HS HCS HB 2012, (6 hours total debate on perfection) - Smith HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (046)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (052)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (097)

HCS HB 1999 - Black (007)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (097)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (097)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2725 - Coleman (097)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (077)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (032)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTIETH DAY, Monday, April 27, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Ben Baker.

Father, we thank You for another day to live and to serve You. We have gathered once again to carry out the business of the state and to represent the people we serve. These are trying times and we ask for wisdom to navigate the rough waters we are sailing in right now. Lord, You promised in Your word there would be nothing we could not make it through, but this unprecedented era has sure tried our faith. Strengthen our faith today; give us grace to lead in a time of crisis.

Lord, there are many who are hurting across our great state today. Families who have lost loved ones are grieving, some are concerned about their family members who are sick and hoping they will recover, and even more are faced with loss of livelihood and financial ruin. It is far beyond our ability to truly comfort and strengthen those who are faced with these difficulties, but we know that You can.

You said in Psalm 46:1, "God is our refuge and strength, a very present help in trouble." Today perhaps more than ever we desperately need You, and we are depending upon Your promise to help us in a time of trouble.

I ask that You would give wisdom and strength to our leaders. I pray for Governor Mike Parson and his wife Theresa that You would guide them through every decision to be made for our state. I pray for the leadership in both chambers, for special discernment and insight. I pray that You would encourage every member and give direction for conducting the people's business. Now more than ever help us to put aside our differences and work together in unity for the people.

Lord, please continue to keep Your hand of protection upon us and keep us safe from harm. I pray that the virus would subside and we can get back to our lives as quickly and safely as possible but with a renewed desire and commitment to serve You better than before.

In Jesus' name, amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the forty-second day was approved as printed.

The Journal of the forty-third day was approved as printed.

The Journal of the forty-fourth day was approved as printed.

The Journal of the forty-fifth day was approved as printed.

The Journal of the forty-sixth day was approved as printed by the following vote:

AYES: 132

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bromley Brown 27 Brown 70 Busick Bondon Carter Christofanelli Clemens Coleman 32 Butz Coleman 97 DeGroot Cupps Deaton Dinkins Dogan Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gray Griffith Gregory Grier Griesheimer Gunby Haden Haffner Hansen Helms Henderson Hill Hovis Hicks Houx Hudson Kelley 127 Hurst Ingle Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lynch Mackey Mayhew Lovasco Love McCreery McDaniel McGaugh McGirl Merideth Miller Morris 140 Morse 151 Moon Morgan Muntzel Neely O'Donnell Pfautsch Murphy Pierson Jr. Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Toalson Reisch Remole Richey Roberts 77 Ruth Riggs Roberts 161 Roden Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stevens 46 Taylor Unsicker Veit Vescovo Trent Walsh Washington Wiemann Wilson Wright Young Mr. Speaker

NOES: 000

PRESENT: 001

Chappelle-Nadal

ABSENT WITH LEAVE: 029

Aldridge Bosley Burnett Burns Carpenter Dohrman Chipman Gannon Green Hannegan Messenger Mitten Mosley Patterson Person Pietzman Rehder Rogers Rone Ross Rowland Runions Sain Shull 16 Stephens 128 Windham Wood Swan Tate

VACANCIES: 001

The Journal of the forty-seventh day was approved as printed.

The Journal of the forty-eighth day was approved as printed.

The Journal of the forty-ninth day was approved as printed by the following vote:

AYES: 125

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Busick Carter Chappelle-Nadal Christofanelli Clemens Butz Coleman 32 Coleman 97 Dinkins Cupps Deaton Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gregory Griesheimer Griffith Haden Helms Gunby Haffner Hansen Henderson Hicks Hill Houx Hovis Hudson Kelley 127 Hurst Ingle Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Moon Morgan Morris 140 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pierson Jr. Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Ruth Schnelting Sharp 36 Ross Sharpe 4 Shawan Shields Smith Shaul 113 Simmons Taylor Solon Sommer Spencer Stacy Trent Unsicker Veit Vescovo Walsh Wright Wilson Wiemann Young Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 037

Burnett Burns Aldridge Bosley Carpenter Dogan Chipman DeGroot Dohrman Ellebracht Gannon Gray Green Grier Hannegan Messenger Mitten Morse 151 Mosley Person Pietzman Rehder Rogers Rone Rowland Runions Sain Sauls Schroer Shull 16 Stephens 128 Stevens 46 Swan Tate Washington Windham Wood

VACANCIES: 001

MOTION

Representative Smith moved that Rule 49(4) be suspended.

Which motion was adopted by the following vote:

AYES: 115

Allred Anderson Andrews Bailey Baker
Bangert Basye Billington Black 137 Black 7

Bondon	Bromley	Brown 27	Brown 70	Busick
Chappelle-Nadal	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Miller	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rogers
Ross	Ruth	Sauls	Schnelting	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker
NOES: 023				
Appelbaum	Baringer	Barnes	Beck	Bland Manlove
Butz	Carter	Clemens	Ingle	Lavender
Mackey	McCreery	Merideth	Morgan	Pierson Jr.
Pogue	Price	Quade	Roberts 77	Stevens 46
Unsicker	Washington	Young		
PRESENT: 001				
Proudie				
ABSENT WITH LEA	AVE: 023			
Aldridge	Bosley	Burnett	Burns	Carpenter
Dogan	Gray	Hannegan	Messenger	Mitten
Mosley	Person	Pietzman	Rone	Rowland
Runions	Sain	Schroer	Shull 16	Stephens 128

Windham

VACANCIES: 001

Tate

Swan

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, the title of HCS HB 2001 was agreed to.

HCS HB 2001 was laid over.

HCS HB 2002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2002.

On motion of Representative Smith, the title of HS HCS HB 2002 was agreed to.

HS HCS HB 2002 was laid over.

HCS HB 2003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2003.

On motion of Representative Smith, the title of HS HCS HB 2003 was agreed to.

HS HCS HB 2003 was laid over.

HCS HB 2004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2004.

On motion of Representative Smith, the title of HS HCS HB 2004 was agreed to.

HS HCS HB 2004 was laid over.

HCS HB 2005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2005.

On motion of Representative Smith, the title of HS HCS HB 2005 was agreed to.

HS HCS HB 2005 was laid over.

HCS HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2006.

On motion of Representative Smith, the title of HS HCS HB 2006 was agreed to.

HS HCS HB 2006 was laid over.

HCS HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2007.

On motion of Representative Smith, the title of HS HCS HB 2007 was agreed to.

HS HCS HB 2007 was laid over.

HCS HB 2008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2008.

On motion of Representative Smith, the title of HS HCS HB 2008 was agreed to.

HS HCS HB 2008 was laid over.

HCS HB 2009, to appropriate money for the expenses, grants, refunds, and distributions

of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2009.

On motion of Representative Smith, the title of HS HCS HB 2009 was agreed to.

HS HCS HB 2009 was laid over.

HCS HB 2010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2010.

On motion of Representative Smith, the title of HS HCS HB 2010 was agreed to.

HS HCS HB 2010 was laid over.

HCS HB 2011, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2011.

On motion of Representative Smith, the title of HS HCS HB 2011 was agreed to.

HS HCS HB 2011 was laid over.

HCS HB 2012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees

established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Smith offered HS HCS HB 2012.

On motion of Representative Smith, the title of **HS HCS HB 2012** was agreed to.

HS HCS HB 2012 was laid over.

HCS HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, the title of HCS HB 2013 was agreed to.

HCS HB 2013 was laid over.

RECESS

On motion of Representative Vescovo, the House recessed until 2:00 p.m.

The hour of recess having expired, the House was called to order by Speaker Haahr.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

HCS HB 2001 was laid over.

HS HCS HB 2002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Mackey offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2002, Page 5, Section 2.060, Line 6, by inserting immediately after the word "members," the following:

"and further provided that funds may be used to hire counseling personnel or contract on a fee-for-service basis with mental health providers,"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Mackey moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

HS HCS HB 2002 was laid over.

HS HCS HB 2003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Morgan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2003, Page 17, Section 3.300, Line 6, by inserting immediately after the word "States" the following:

", excluding any student who has been granted deferred action under the Deferred Action for Childhood Arrivals (DACA) program established on June 15, 2012 and administered by the U.S. Citizen and Immigration Services (USCIS),"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Morgan moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Christofanelli:

AYES: 038

Appelbaum	Bangert	Baringer	Barnes	Bland Manlove
Bosley	Brown 27	Brown 70	Butz	Carpenter
Carter	Chappelle-Nadal	Clemens	Gray	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Morgan	Mosley	Person	Pierson Jr.

Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Sharp 36	Stevens 46	Unsicker
Washington	Windham	Young		
NOES: 102				
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Pogue	Pollitt 52	Porter
Reedy	Rehder	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Swan	Taylor	Trent
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			
PRESENT: 000				
ABSENT WITH LEAV	E: 022			
Aldridge	Beck	Burnett	Burns	Ellebracht
Francis	Green	Hicks	McDaniel	Messenger
Miller	Mitten	Plocher	Pollock 123	Toalson Reisch
Runions	Sain	Sauls	Shull 16	Stephens 128
Tate	Veit			

VACANCIES: 001

Speaker Haahr resumed the Chair.

HS HCS HB 2003 was laid over.

HS HCS HB 2004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Walsh offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2004, Page 22, Section 4.530, Line 12, by deleting "1,300,000" and inserting "1,240,250"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Walsh, House Amendment No. 1 was adopted.

HS HCS HB 2004, as amended, was laid over.

HS HCS HB 2008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Walsh offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2008, Page 20, Section 8.255, Line 10, by inserting after said line the following:

"For the State Defense Force Expense and Equipment From General Revenue Fund (0101)......\$59,750"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Walsh, House Amendment No. 1 was adopted.

HS HCS HB 2008, as amended, was laid over.

HS HCS HB 2004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Moon offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Committee Substitute for House Bill No. 2004, Page 7, Section 4.055, Line 4, by deleting "1,684,100,000" and inserting "1,684,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Moon, **House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded by Representative Moon:

AYES: 134

Aldridge	Allred	Anderson	Andrews	Appelbaum
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Bosley
Bromley	Brown 27	Brown 70	Busick	Butz
Carter	Chappelle-Nadal	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Gannon	Gray
Green	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mayhew	McCreery
McGirl	Merideth	Mitten	Moon	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Pogue	Pollitt 52
Porter	Price	Proudie	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Ruth	Schnelting	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Wood	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 004

Carpenter Clemens Kendrick Quade

ABSENT WITH LEAVE: 024

Beck Burns Bailey Bondon Burnett Dogan Francis Ingle Mackey McDaniel McGaugh Pollock 123 Messenger Miller Plocher Rowland Runions Schroer Sain Sauls Shull 16 Stephens 128 Tate Windham

VACANCIES: 001

Representative Eggleston assumed the Chair.

Representative Moon offered House Amendment No. 3.

House Amendment No. 3

AMEND House Substitute for House Substitute for House Bill No. 2004, Page 7, Section 4.055, Line 4, by inserting immediately thereafter the following:

"Section 4.056. To the Department of Revenue

For refunds of overpayment of sales and use tax for which the taxpayer was notified of the expansion of the Department of Revenue's interpretation of the tax base by audit, and for the attendant costs incurred by taxpayers in audit compliance

From General Revenue Fund (0101).....\$100,000 Total......\$140,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Moon, House Amendment No. 3 was adopted by the following vote, the ayes and noes having been demanded by Representative Moon:

AYES: 136

Aldridge Allred Anderson Andrews Appelbaum Baker Bangert Baringer Barnes Bailey Billington Black 137 Black 7 Bland Manlove Basye Bosley Bromley Brown 27 Brown 70 Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Coleman 32 Clemens Coleman 97 Cupps Deaton Dinkins Dohrman Eggleston Ellebracht Falkner Fishel Fitzwater Eslinger Evans Grier Gannon Gray Green Gregory Griffith Haffner Griesheimer Gunby Haden Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Kelley 127 Kelly 141 Kendrick Kidd Justus Knight Kolkmeyer Lavender Lovasco Love Mayhew McGirl Merideth Lynch McCreery Morris 140 Morse 151 Mitten Moon Morgan Mosley Muntzel Murphy Neely Patterson Person Pfautsch Pierson Jr. Pietzman Pike Pollitt 52 Pogue Porter Price Proudie Toalson Reisch Quade Razer Reedy Rehder Remole Richev Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Ruth Schnelting Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Sommer Spencer Stevens 46 Swan Taylor Trent Stacy Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Young

Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 026

Beck Bondon Burnett Burns DeGroot Dogan Francis Ingle Mackey McDaniel Miller O'Donnell Plocher McGaugh Messenger Sauls Rowland Pollock 123 Runions Sain Tate Shull 16 Solon Schroer Stephens 128

Windham

VACANCIES: 001

Representative Deaton offered House Amendment No. 4.

House Amendment No. 4

AMEND House Substitute for House Committee Substitute for House Bill No. 2004, Page 11, Section 4.175, Line 19, by deleting "5,000,000" and inserting "100,000"; and

Further amend said bill and page, Section 4.185, Line 4, by deleting "76,479,593" and inserting "71,579,593"; and

Further amend said bill, Page 12, Section 4.190, Line 4, by deleting "333,000,000" and inserting "337,900,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Deaton, House Amendment No. 4 was adopted.

HS HCS HB 2004, as amended, was laid over.

HS HCS HB 2002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

Representative Deaton offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Committee Substitute for House Bill No. 2002, Page 2, Section 2.015, Line 3, by deleting "3,931,329,889" and inserting "3,936,229,889"; and

Further amend said bill, page and section, Line 10, by deleting "100,447,713" and inserting "105,347,713"; and

Further amend said bill, page and section, Line 25, by deleting "149,599,442" and inserting "154,499,442"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Deaton, House Amendment No. 2 was adopted.

HS HCS HB 2002, as amended, was laid over.

HS HCS HB 2004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Lavender offered House Amendment No. 5.

House Amendment No. 5

AMEND House Substitute for House Committee Substitute for House Bill No. 2004, Page 18, Section 4.445, Line 12, by deleting "84,870,000" and inserting "89,870,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Lavender offered House Amendment No. 6.

House Amendment No. 6

AMEND House Substitute for House Committee Substitute for House Bill No. 2004, Page 19, Section 4.475, Line 5, by deleting "1,710,875" and inserting "3,710,875"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

Representative Lavender offered House Amendment No. 7.

House Amendment No. 7

AMEND House Substitute for House Committee Substitute for House Bill No. 2004, Page 21, Section 4.515, Line 4, by inserting after said line the following:

"From State Road Fund (0320).....\$3,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 7** be adopted.

Which motion was defeated.

HS HCS HB 2004, as amended, was laid over.

HS HCS HB 2005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Smith offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2005, Page 24, Section 5.490, Line 9, by deleting "298,103,017" and inserting "298,078,017"; and

Further amend said bill and page, Section 5.495, Line 7, by deleting "545,080,940" and inserting "545,055,940"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, House Amendment No. 1 was adopted.

HS HCS HB 2005, as amended, was laid over.

HS HCS HB 2012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Smith offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2012, Page 19, Section 12.510, Line 3, by inserting immediately thereafter the following:

"Section 12.512. To the Capitol Police Board For the Capitol Police Expense and Equipment

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, House Amendment No. 1 was adopted.

HS HCS HB 2012, as amended, was laid over.

HS HCS HB 2005, as amended, to appropriate money for the expenses, grants, refunds,

and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Smith offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Committee Substitute for House Bill No. 2005, Page 24, Section 5.490, Line 9, by deleting "298,103,017" and inserting "297,703,017"; and

Further amend said bill and page, Section 5.495, Line 7, by deleting "545,080,940" and inserting "544,680,940"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, House Amendment No. 2 was adopted.

HS HCS HB 2005, as amended, was laid over.

HS HCS HB 2010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

Representative Smith offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 47, Section 10.830, Line 17, by inserting immediately thereafter the following:

"Section 10.831. To the Department of Health and Senior Services
For the Division of Senior and Disability Services
For senior independent living programs that support seniors aging in place in communities

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, House Amendment No. 1 was adopted.

HS HCS HB 2010, as amended, was laid over.

HS HCS HB 2005, as amended, to appropriate money for the expenses, grants, refunds,

and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Lavender offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Substitute for House Committee Substitute for House Bill No. 2005, Page 2, Section 5.010, Line 16, by inserting immediately thereafter the following:

"Section 5.011. To the Office of Administration

For broadband expansion and/or cellular equipment and service to provide fixed or mobile broadband access to emergency services personnel in order to coordinate and dispatch services related to the COVID-19 disease

Expense and Equipment......5,000,000

For broadband expansion to residential and agricultural areas in counties of the state of Missouri with high concentrations of state employees without residential access to broadband internet, for the purpose of enabling state employees to work remotely due to the COVID-19 disease

Expense and Equipment......5,000,000

For reimbursement of broadband services costs, and/or for state purchase of cellular equipment and service to provide fixed or mobile broadband service for state employees required to work from home due to the COVID-19 disease

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Lavender, **House Amendment No. 3** was adopted.

HS HCS HB 2005, as amended, was laid over.

HS HCS HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

HS HCS HB 2006 was laid over.

HS HCS HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and

Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

Representative Rogers offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Substitute for House Bill No. 2007, Page 3, Section 7.025, Line 9, by inserting immediately thereafter the following:

"Section 7.026. To the Department of Economic Development

For the Business and Community Solutions Division

Annelhaum

For a program to provide grants to small businesses incorporated in the state of Missouri with 100 or fewer employees, to reimburse the costs of business interruption caused by required closures in connection with the COVID-19 public health emergency, provided that no grants shall be provided to franchise or chain business entities, and further provided that one-quarter of funds under such program shall be allocated to family-owned farms From Department of Economic Development Federal Stimulus Fund (2360).......\$200,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Rarnes

Representative Rogers moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Rogers:

Beck

Bosley

AYES: 044

Aldridge

Aldridge	Appelbaulli	Darnes	Deck	Bosiey
Brown 27	Brown 70	Butz	Carpenter	Carter
Chappelle-Nadal	Clemens	Ellebracht	Gray	Green
Gunby	Hannegan	Helms	Hicks	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Morgan	Mosley	Person	Pierson Jr.	Proudie
Quade	Razer	Roberts 161	Roberts 77	Roden
Rogers	Rowland	Sauls	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	
NOES: 089				
Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	Dinkins	Dohrman	Eggleston	Eslinger
Falkner	Fishel	Fitzwater	Gannon	Grier
Griesheimer	Griffith	Haden	Haffner	Hansen
Henderson	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McGirl
Miller	Morris 140	Morse 151	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy

Rehder	Remole	Richey	Riggs	Rone
Ross	Ruth	Schnelting	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 029

Allred	Bangert	Baringer	Bland Manlove	Bondon
Burnett	Burns	DeGroot	Dogan	Evans
Francis	Gregory	Kidd	Knight	McDaniel
McGaugh	Messenger	Mitten	Moon	Muntzel
Pietzman	Price	Toalson Reisch	Runions	Sain
Schroer	Shull 16	Stephens 128	Tate	

VACANCIES: 001

HS HCS HB 2007 was laid over.

HS HCS HB 2008, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Smith offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Committee Substitute for House Bill No. 2008, Page 2, Section 8.005, Line 4, by deleting "1,252,946" and inserting "1,206,946"; and

Further amend said bill, page and section, Line 6, by deleting "126,744" and inserting "122,744"; and

Further amend said bill, Page 3, said section, Line 50, by deleting "72.05" and inserting "71.05"; and

Further amend said bill, Page 6, Section 8.075, Line 1 through and including Line 8, by deleting said lines in their entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, House Amendment No. 2 was adopted.

HS HCS HB 2008, as amended, was laid over.

HS HCS HB 2012, as amended, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and

mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Smith offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Committee Substitute for House Bill No. 2012, Page 18, Section 12.505, Line 6, by deleting "13,648,295" and inserting "13,698,295"; and

Further amend said bill, Page 19, said section, Line 12, by deleting "436.38" and inserting "437.38"; and

Further amend said bill and page, Section 12.510, Line 3, by inserting immediately thereafter the following:

"Section 12.512. To the Capitol Police Board

For the Capitol Police

Personal Service and/or Expense and Equipment, provided that not more than ten percent (10%) flexibility is allowed between personal service and expense and equipment

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, **House Amendment No. 2** was adopted.

HS HCS HB 2012, as amended, was laid over.

HS HCS HB 2008, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Roden offered House Amendment No. 3.

House Amendment No. 3

AMEND House Substitute for House Committee Substitute for House Bill No. 2008, Page 16, Section 8.165, Line 6, by deleting "500,000" and inserting "480,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Roden, House Amendment No. 3 was adopted.

Representative Roden offered House Amendment No. 4.

House Amendment No. 4

AMEND House Substitute for House Committee Substitute for House Bill No. 2008, Page 16, Section 8.165, Line 8, by inserting after said line the following:

"For Missouri Fire Service Funeral Assistance Team training and equipment Expense and Equipment From General Revenue Fund (0101)......\$20,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Roden, House Amendment No. 4 was adopted.

Representative Clemens offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Substitute for House Committee Substitute for House Bill No. 2008, Page 24, Section 8.315, Line 28, by inserting immediately after the word "relief" the following:

", and further provided that funds shall be made available through designated state agencies to meet the safety needs of agricultural production, food service, grocery, and other food distribution workers"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Clemens moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Lavender offered House Amendment No. 6.

House Amendment No. 6

AMEND House Substitute for House Committee Substitute for House Bill No. 2008, Page 5, Section 8.045, Line 18, by inserting after said line the following:

"Section 8.050. To the Department of Public Safety For the Office of the Director

For the Witness Protection Program

From Justice Assistance Grant Program Fund (0782).....\$1,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

HS HCS HB 2008, as amended, was laid over.

HS HCS HB 2009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

HS HCS HB 2009 was laid over.

AYES: 036

HS HCS HB 2010, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

Representative Unsicker offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 39, Section 10.725, Line 6 through and including Line 11, by deleting said lines in their entirety; and

Further amend said bill, Page 40, said section, Line 12 through and including Line 18, by deleting said lines in their entirety; and

Further amend said bill, page and section, Line 19, by deleting "life of the mother"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Unsicker moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Ross:

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Butz
Carpenter	Carter	Chappelle-Nadal	Clemens	Gray
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Morgan	Mosley	Person
Pierson Jr.	Proudie	Quade	Razer	Roberts 77
Rogers	Stevens 46	Unsicker	Washington	Windham
Young				
NOES: 102				
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon

Bromley	Busick	Chipman	Christofanelli	Coleman 32
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McGaugh	McGirl
Moon	Morris 140	Morse 151	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schnelting	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright			

PRESENT: 000

ABSENT WITH LEAVE: 024

Barnes	Burnett	Burns	Coleman 97	Ellebracht
Francis	Green	Knight	McDaniel	Messenger
Miller	Mitten	Muntzel	Price	Rowland
Runions	Sain	Sauls	Schroer	Sharp 36
Shull 16	Stephens 128	Tate	Mr. Speaker	

VACANCIES: 001

Representative Chappelle-Nadal offered House Amendment No. 3.

House Amendment No. 3

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 3, Section 10.017, Line 3, by inserting immediately after the word "Program" the following:

", provided that a portion of funds shall be used to provide services to residents of a county with a charter form of government and with more than nine hundred fifty thousand inhabitants who have been disproportionately impacted by the coronavirus as indicated by state data, including zip code data and racial demographic data"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Chappelle-Nadal, House Amendment No. 3 was adopted.

Representative Trent offered House Amendment No. 4.

House Amendment No. 4

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 41, Section 10.740, Line 21, by inserting immediately thereafter the following:

"Section 10.741. To the Department of Health and Senior Services For the Division of Community and Public Health

For a pilot program for rural hospital grants to hospitals in counties with a population less than 60,000 and/or municipalities with a population less than 25,000, provided eligible applicants for grants shall be the owner, community board of directors and/or a contracted management company of the hospital, and further provided that the amount of any single grant shall not be greater than \$3,500,000, and further provided that the following purposes may be eligible for expenditure from any single grant in an amount no greater than the amount stated herein: testing for COVID-19 - \$1,250,000, facilities and equipment - \$1,000,000, environmental disinfection and personal protective equipment - \$750,000, services and patient care innovations - \$500,000
From Department of Health and Senior Services Federal Stimulus Fund (2350)........\$35,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Trent, **House Amendment No. 4** was adopted.

Representative Dogan offered House Amendment No. 5.

House Amendment No. 5

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 38, Section 10.710, Line 19, by inserting immediately thereafter the following:

"For funding Epilepsy Education From Department of Mental Health Federal Fund (0148).....\$50,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Dogan, **House Amendment No. 5** was adopted.

Representative Lavender offered House Amendment No. 6.

House Amendment No. 6

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 44, Section 10.810, Line 5, by inserting immediately after the word "care" the following:

", provided that ten percent (10%) flexibility is allowed between this section and Section 10.815 to allow flexibility within the Medicaid Home and Community Based Services Program"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Lavender, House Amendment No. 6 was adopted.

Representative Lavender offered House Amendment No. 7.

House Amendment No. 7

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 41, Section 10.745, Line 11, by inserting immediately thereafter the following:

"From Guaranty Agency Operating Fund (0880).....250,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 7** be adopted.

Which motion was defeated.

Representative Unsicker offered House Amendment No. 8.

House Amendment No. 8

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 51, Section 10.1100, Line 1 through and including Line 8, by deleting said lines in their entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Unsicker moved that **House Amendment No. 8** be adopted.

Which motion was defeated.

Representative Lavender offered House Amendment No. 9.

House Amendment No. 9

AMEND House Substitute for House Committee Substitute for House Bill No. 2010, Page 32, Section 10.555, Line 7, by inserting immediately thereafter the following:

"From Mental Health Trust Fund (0926)......250,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 9** be adopted.

Which motion was defeated.

HS HCS HB 2010, as amended, was laid over.

HS HCS HB 2011, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Unsicker offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 2011, Page 54, Section 11.930, Line 1 through and including Line 7, by deleting said lines in their entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Unsicker moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Unsicker:

		^ ^	-
ΔΥ	ES:	()3	h

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Butz
Carpenter	Carter	Chappelle-Nadal	Clemens	Gray
Gunby	Kendrick	Lavender	Mackey	McCreery
Merideth	Morgan	Mosley	Person	Pierson Jr.
Proudie	Quade	Razer	Roberts 77	Rogers
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Young				

NOES: 095

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Fitzwater	Gannon	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Helms	Henderson
Hill	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McDaniel	McGirl
Morris 140	Morse 151	Murphy	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright

PRESENT: 000

ABSENT WITH LEAVE: 031

Aldridge	Allred	Burnett	Burns	Dogan
Ellebracht	Francis	Green	Gregory	Hansen
Hicks	Houx	Ingle	Knight	McGaugh
Messenger	Miller	Mitten	Moon	Muntzel
Neely	Plocher	Price	Rowland	Runions
Sain	Sauls	Schroer	Shull 16	Stephens 128
M., C.,1				

Mr. Speaker

VACANCIES: 001

Representative Kelly (141) offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Substitute for House Bill No. 2011, Page 14, Section 11.155, Line 5, by deleting said line and inserting in lieu thereof the following:

"alternatives to abortion services, provided that if the Department grants or allocates funds to certain not-for-profit organizations or regions of the state that are unused or anticipated to be unused, then the Department shall redistribute such funds to other not-for-profit organizations or regions of the state to ensure that all the funds appropriated are available to serve women who qualify for alternatives to abortion services"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Kelly (141), House Amendment No. 2 was adopted.

Representative Lavender offered House Amendment No. 3.

House Amendment No. 3

AMEND House Substitute for House Committee Substitute for House Bill No. 2011, Page 24, Section 11.325, Line 10, by deleting said line in its entirety and inserting in lieu thereof the following:

"11.325, 11.345, 11.355, and 11.745"; and

Further amend said bill, Page 40, Section 11.745, Line 11, by inserting immediately after the word "Sections" the following:

"11.325,"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Lavender, House Amendment No. 3 was adopted.

Representative Lavender offered House Amendment No. 4.

House Amendment No. 4

AMEND House Substitute for House Committee Substitute for House Bill No. 2011, Page 30, Section 11.405, Line 3, by inserting immediately thereafter the following:

"provided up to \$500,000 can be used for juvenile court diversion, and further"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Lavender, House Amendment No. 4 was adopted.

Representative Lavender offered House Amendment No. 5.

House Amendment No. 5

AMEND House Substitute for House Committee Substitute for House Bill No. 2011, Page 5, Section 11.032, Line 4, by deleting "61,310,924" and inserting "36,310,924"; and

Further amend said bill and page, Section 11.033, Line 8, by deleting "173,656,431" and inserting "148,656,431"; and

Further amend said bill, Page 53, Section 11.920, Line 1 through and including Line 4, by deleting said lines in their entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that House Amendment No. 5 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Lavender:

		_	
AY	cc.	W.	20

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Butz
Carpenter	Carter	Chappelle-Nadal	Ellebracht	Gray
Gunby	Kendrick	Lavender	Mackey	McCreery
Merideth	Morgan	Mosley	Person	Pierson Jr.
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Sauls	Sharp 36	Stevens 46	Unsicker
Washington	Windham	Young		

NOES: 087

Anderson	Andrews	Baker	Billington	Black 137
Black 7	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Fitzwater	Gannon
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Helms	Henderson	Hill	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Lovasco	Love	Lynch	Mayhew
McGirl	Morris 140	Morse 151	Murphy	O'Donnell
Patterson	Pfautsch	Pike	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Sharpe 4	Shaul 113
Shawan	Simmons	Smith	Solon	Sommer
Stacy	Swan	Tate	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright			

PRESENT: 000

ABSENT WITH LEAVE: 037

Aldridge	Allred	Bailey	Basye	Burnett
Burns	Clemens	Dogan	Francis	Green
Gregory	Hansen	Hicks	Houx	Ingle
Knight	Kolkmeyer	McDaniel	McGaugh	Messenger
Miller	Mitten	Moon	Muntzel	Neely
Pietzman	Plocher	Price	Runions	Sain
Schnelting	Schroer	Shields	Shull 16	Spencer
Stephens 128	Mr. Speaker			

VACANCIES: 001

HS HCS HB 2011, as amended, was laid over.

HS HCS HB 2012, as amended, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

Representative Lavender offered House Amendment No. 3.

House Amendment No. 3

AMEND House Substitute for House Committee Substitute for House Bill No. 2012, Page 15, Section 12.345, Line 18, by inserting immediately thereafter the following:

"Expense and Equipment From Deaf Relay Service and Equipment Distribution Program Fund (0559)......243,297"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Lavender offered House Amendment No. 4.

House Amendment No. 4

AMEND House Substitute for House Committee Substitute for House Bill No. 2012, Page 17, Section 12.375, Line 4, by inserting immediately thereafter the following:

Further amend said bill and page, Section 12.380, Line 8, by deleting "7,583,448" and inserting "10,583,448"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Lavender offered House Amendment No. 5.

House Amendment No. 5

AMEND House Substitute for House Committee Substitute for House Bill No. 2012, Page 18, Section 12.400, Line 13, by inserting immediately thereafter the following:

"Expense and Equipment From Missouri Revolving Information Technology Trust Fund (0980)......500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

HS HCS HB 2012, as amended, was laid over.

HCS HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

HCS HB 2013 was laid over.

HCS HB 2001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HCS HB 2001 was adopted.

On motion of Representative Smith, HCS HB 2001 was ordered perfected and printed.

HS HCS HB 2002, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2002, as amended, was adopted.

On motion of Representative Smith, **HS HCS HB 2002, as amended**, was ordered perfected and printed.

HS HCS HB 2003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2003 was adopted.

On motion of Representative Smith, **HS HCS HB 2003** was ordered perfected and printed.

HS HCS HB 2004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2004, as amended, was adopted.

On motion of Representative Smith, **HS HCS HB 2004, as amended**, was ordered perfected and printed.

HS HCS HB 2005, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2005, as amended, was adopted.

On motion of Representative Smith, **HS HCS HB 2005, as amended**, was ordered perfected and printed.

HS HCS HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2006 was adopted.

On motion of Representative Smith, **HS HCS HB 2006** was ordered perfected and printed.

HS HCS HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2007 was adopted.

On motion of Representative Smith, **HS HCS HB 2007** was ordered perfected and printed.

HS HCS HB 2008, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2008, as amended, was adopted.

On motion of Representative Smith, **HS HCS HB 2008**, as amended, was ordered perfected and printed.

HS HCS HB 2009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2009** was adopted.

On motion of Representative Smith, **HS HCS HB 2009** was ordered perfected and printed.

HS HCS HB 2010, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2010, as amended, was adopted.

On motion of Representative Smith, **HS HCS HB 2010, as amended**, was ordered perfected and printed.

HS HCS HB 2011, as amended, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2011, as amended, was adopted.

On motion of Representative Smith, **HS HCS HB 2011**, **as amended**, was ordered perfected and printed.

HS HCS HB 2012, as amended, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was again taken up by Representative Smith.

On motion of Representative Smith, HS HCS HB 2012, as amended, was adopted.

On motion of Representative Smith, **HS HCS HB 2012, as amended**, was ordered perfected and printed.

HCS HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2020, was again taken up by Representative Smith.

On motion of Representative Smith, HCS HB 2013 was adopted.

On motion of Representative Smith, HCS HB 2013 was ordered perfected and printed.

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 570 - Special Committee on Regulatory Oversight and Reform SS SB 580 - Special Committee on Regulatory Oversight and Reform SCS SB 662 - Special Committee on Regulatory Oversight and Reform

RE-REFERRAL OF SENATE BILLS

The following Senate Bills were re-referred to the Committee indicated:

SS#2 SCS SB 523 - Special Committee on Regulatory Oversight and Reform SB 544 - Special Committee on Regulatory Oversight and Reform SB 587 - Special Committee on Regulatory Oversight and Reform SS SCS SB 594 - Special Committee on Regulatory Oversight and Reform SCS SBs 673 & 560 - Special Committee on Regulatory Oversight and Reform SCS SB 725 - Special Committee on Regulatory Oversight and Reform

COMMITTEE REPORTS

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 63**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 67**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HCR 78**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCB 11**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (1): Kelly (141)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1271**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (2): Gregory and Kelly (141)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1316**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1332**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Ruth, Schroer and Solon
Noes (1): Lavender
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1345**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Gregory, Kelly (141), Rehder, Ruth, Schroer and Solon
Noes (4): Carpenter, Dogan, Lavender and Mitten
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1406**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Dogan, Gregory, Kelly (141), Rehder, Ruth, Schroer and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1413**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Dogan, Gregory, Kelly (141), Rehder, Ruth, Schroer and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1437**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Ruth, Schroer and Solon
Noes (1): Lavender
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1541**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS HBs 1634 & 2085, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1641**, begs leave to report it has examined the same and recommends that it **Do Pass**

by the following vote:

Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1647**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1648**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1870**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Dogan, Gregory, Kelly (141), Rehder, Ruth, Schroer and Solon
```

Noes (3): Carpenter, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1881**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
```

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1937**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (5): Gregory, Rehder, Ruth, Schroer and Solon
Noes (4): Carpenter, Dogan, Lavender and Mitten
Absent (1): Kelly (141)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1939**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1962**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder, Ruth, Schroer and Solon Noes (0)

Absent (1): Kelly (141)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1972 & 2366**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1996**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Gregory, Kelly (141), Rehder, Ruth, Schroer and Solon
Noes (4): Carpenter, Dogan, Lavender and Mitten
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2068**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (4): Carpenter, Lavender, Mitten and Ruth
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2223**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2259**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Ruth
Noes (0)
Absent (3): Carpenter, Schroer and Solon
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2356**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2423**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder, Ruth, Schroer and Solon Noes (0)

Absent (1): Kelly (141)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2424**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder, Ruth, Schroer and Solon
Noes (0)
Absent (1): Kelly (141)
```

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 100**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1319**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (1): Christofanelli

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1563**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (1): Christofanelli

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1590**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1602**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1775**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0) Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1874**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1907**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls and Sommer Noes (1): Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1932**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2072**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2094**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls and Sommer

Noes (1): Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2097**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2142**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls and Sommer

Noes (1): Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2173**, begs leave to report it has examined the same and recommends that it **Do Not Pass** by the following vote:

Ayes (5): Chipman, Fitzwater, Houx, Miller and Sommer

Noes (5): Bondon, Christofanelli, Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2263**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (2): Christofanelli and Fitzwater

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2298**, begs leave to report it has examined the same and recommends that it **Do Pass** by the

following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls and Sommer

Noes (1): Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2461**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 32**.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 569** entitled:

An act to repeal section 595.220, RSMo, and to enact in lieu thereof five new sections relating to victims of sexual offenses.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 632** entitled:

An act to repeal section 620.2459, RSMo, and to enact in lieu thereof one new section relating to grants to expand access to broadband internet service in unserved and underserved areas of the state.

In which the concurrence of the House is respectfully requested.

Read the first time.

COMMITTEE CHANGES

April 27, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Mike Haffner, Representative Mary Elizabeth Coleman, and Representative Jonathan Patterson to the Committee on Rules - Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives District 134

April 27, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint the following member to the Committee on Rules - Administrative Oversight:

Representative Gretchen Bangert

If you have any questions, please feel free to contact my office.

Best regards,

/s/ Crystal Quade House Minority Leader District 132

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, April 28, 2020.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, April 28, 2020, 12:00 PM or upon morning recess, House Hearing Room 3.

Executive session will be held: SS SB 623, SCS SB 653

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Tuesday, April 28, 2020, 2:00 PM, House Hearing Room 3.

Public hearing will be held: SS SB 600, SCS SB 662, SCS SB 725

Executive session will be held: SS SB 600, SCS SB 662, SCS SB 725

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Wednesday, April 29, 2020, 8:00 AM, House Hearing Room 3.

Public hearing will be held: SS SB 618 Executive session will be held: SS SB 618

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, April 29, 2020, 12:00 PM or upon morning recess, House Hearing Room 3.

Public hearing will be held: SB 676 Executive session will be held: SB 676

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-FIRST DAY, TUESDAY, APRIL 28, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2725 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (16)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 32

SENATE BILLS FOR SECOND READING

SS SCS SB 569

SS SB 632

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY
[CORRECTED]

FIFTY-FIRST DAY, TUESDAY, APRIL 28, 2020

The House met pursuant to adjournment.

Representative Kolkmeyer in the Chair.

Prayer by Representative Adam Schnelting.

Father,

As we enter this chamber today, we thank You for the opportunity to serve our great state. As we enter the business before us, may we look to the Cross & draw our strength from You.

We thank You for this in Jesus' Name. "Amen"!

The Pledge of Allegiance to the flag was recited.

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SB 551 - Insurance Policy

SB 553 - Financial Institutions

SB 554 - Special Committee on Regulatory Oversight and Reform

SCS SB 609 - Special Committee on Regulatory Oversight and Reform

SCS SB 616 - General Laws

SCS SB 617 - General Laws

SS SB 632 - Special Committee on Regulatory Oversight and Reform

SS SB 644 - General Laws

SS SCS SB 718 - Veterans

SB 866 - Special Committee on Regulatory Oversight and Reform

SECOND READING OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was read the second time:

SCR 32, relating to the "Bring Our Heroes Home Act".

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SB 569, relating to victims of sexual offenses.

SS SB 632, relating to grants to expand access to broadband internet service in unserved and underserved areas of the state.

The following members' presence was noted: Aldridge, Allred, Anderson, Andrews, Appelbaum, Bailey, Baker, Bangert, Baringer, Barnes, Basye, Beck, Billington, Black (7), Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Busick, Carpenter, Chappelle-Nadal, Chipman, Christofanelli, Clemens, Coleman (32), Coleman (97), Deaton, DeGroot, Dinkins, Dogan, Dohrman, Eggleston, Ellebracht, Eslinger, Evans, Falkner, Fishel, Fitzwater, Francis, Gannon, Gray, Green, Gregory, Grier, Griesheimer, Griffith, Gunby, Haahr, Haden, Haffner, Hannegan, Hansen, Helms, Henderson, Hicks, Hill, Houx, Hovis, Hudson, Hurst, Ingle, Justus, Kelley (127), Kelly (141), Kendrick, Kidd, Knight, Kolkmeyer, Lavender, Lovasco, Love, Lynch, Mackey, Mayhew, McCreery, McDaniel, McGaugh, McGirl, Merideth, Mitten, Moon, Morgan, Morris (140), Morse (151), Mosley, Muntzel, Murphy, Neely, O'Donnell, Person, Pfautsch, Pierson Jr., Pike, Plocher, Pogue, Pollitt (52), Pollock (123), Porter, Price, Proudie, Quade, Razer, Reedy, Rehder, Remole, Richey, Riggs, Roberts (161), Roberts (77), Rogers, Rone, Ross, Ruth, Sauls, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan, Shields, Simmons, Smith, Solon, Sommer, Spencer, Stacy, Tate, Taylor, Toalson Reisch, Trent, Unsicker, Veit, Vescovo, Walsh, Washington, Wiemann, Wilson, Windham, Wood, Wright, and Young.

ADJOURNMENT

On motion of Representative Kolkmeyer, the House adjourned until 10:00 a.m., Wednesday, April 29, 2020.

COMMITTEE HEARINGS

BUDGET

Thursday, April 30, 2020, 9:00 AM, House Chamber.

Executive session will be held: HB 2017, HB 2018, HB 2019

Executive session may be held on any matter referred to the committee.

Guest seating will be available in the upper galley located on the fourth floor. Live streaming will also be available online at www.house.mo.gov.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, April 30, 2020, 11:00 AM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 528

Executive session will be held: SS SCS SB 528, HB 1487, HB 2174

Executive session may be held on any matter referred to the committee.

ETHICS

Wednesday, April 29, 2020, 4:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Missouri Constitution, House Rule 37, House Resolution 137 and 610.021(3) RSMo

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Wednesday, April 29, 2020, 8:00 AM, House Hearing Room 3.

Public hearing will be held: SS SB 618 Executive session will be held: SS SB 618

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Wednesday, April 29, 2020, 5:15 PM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 594, SB 774 Executive session will be held: SS SCS SB 594, SB 774

Executive session may be held on any matter referred to the committee.

AMENDED

WAYS AND MEANS

Wednesday, April 29, 2020, 12:00 PM or upon morning recess, House Hearing Room 3.

Public hearing will be held: SB 676 Executive session will be held: SB 676

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-SECOND DAY, WEDNESDAY, APRIL 29, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye HJR 77 - Eggleston HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton HB 2564 - Taylor

- HB 1733 Christofanelli
- HCS HB 1664 Richey
- HCS HB 1460 Shaul (113)
- HCS HB 2206 Bondon
- HB 1859 Riggs
- HCS HB 1891 Schroer
- HB 2220 Dohrman
- HCS HB 1709 Eggleston
- HCS HB 2261 Patterson
- HB 1403 Hudson
- HB 2317 Christofanelli
- HB 1619 Porter
- HB 1814 McGaugh
- HB 1853 Dohrman
- HCS HB 1995 Morris (140)
- HCS HB 2030 Houx
- HCS HB 2088 Shaul (113)
- HCS HB 2179 Rehder
- HB 1288 Pike
- HCS Hbs 1300 & 1286 Dinkins
- HCS HB 2171 Helms
- HCS HB 1282 Justus
- HCS HB 1992 Kidd
- HB 2526 Haffner
- HCS HB 2555 Deaton
- HB 2034 Hannegan
- HB 1572 Barnes
- HB 1710 Eggleston
- HCS#2 HB 1957 Eggleston
- HB 2164 Ross
- HB 1366 Ellebracht
- HCS HB 1451 Schroer
- HCS HB 1484 Rehder
- HB 1543 Black (137)
- HB 1556 Reedy
- HCS HB 1583 Haden
- HCS HB 1620 Shawan
- HB 1632 Porter
- HCS HB 1292 Dinkins
- HB 1666 Stevens (46)
- HCS HB 1695 Black (137)
- HB 1699 Knight
- HCS HB 1701 Reedy
- HCS HB 1702 O'Donnell
- HCS HB 1713 Griffith
- HCS HBs 1809 & 1570 Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2725 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 2001 - Smith

HS HCS HB 2002 - Smith

HS HCS HB 2003 - Smith

HS HCS HB 2004 - Smith

HS HCS HB 2005 - Smith

HS HCS HB 2006 - Smith

HS HCS HB 2007 - Smith

HS HCS HB 2008 - Smith

HS HCS HB 2009 - Smith

HS HCS HB 2010 - Smith

HS HCS HB 2011 - Smith

HS HCS HB 2012 - Smith

HCS HB 2013 - Smith

HOUSE BILLS FOR THIRD READING

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (032)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 – Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-SECOND DAY, WEDNESDAY, APRIL 29, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Adam Schnelting.

Heavenly Father,

As we enter this chamber, we call upon Your divine wisdom and understanding, Your prudence and insight. Help us to steer this great ship of state with care and forethought. Your word says in Psalm 46, "God is our refuge and strength, a very present help in trouble."

As we continue our service in this body today, may we look to the cross and draw upon Your strength in these troubling times. I pray for each one of these House members before me. Each one of them has their own life circumstances that may merit Your guidance and help. I pray that You would strengthen them, encourage them, and draw them unto Yourself.

We pray these things in Jesus' name, amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the fiftieth day was approved as printed.

The Journal of the fifty-first day was approved as corrected.

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HCS HB 2001** was read the third time and passed by the following vote:

AYES: 151

Aldridge Allred Anderson Andrews Appelbaum Baker Bangert Baringer Barnes Basye

Beck Billington Black 137 Black 7 Bland Manlove Bosley Bromley Brown 27 Brown 70 Bondon Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Eggleston Ellebracht Eslinger Evans Dohrman Fishel Fitzwater Falkner Francis Gannon Grier Griesheimer Gray Green Gregory Griffith Gunby Haden Haffner Hannegan Helms Henderson Hicks Hill Hansen Houx Hovis Hudson Hurst Ingle Kelly 141 Kidd Justus Kelley 127 Kendrick Kolkmeyer Lavender Love Knight Lovasco Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Moon Morris 140 Morse 151 Morgan Mosley Muntzel Neely O'Donnell Patterson Person Murphy Pierson Jr. Pietzman Pike Plocher Pfautsch Pollock 123 Price Proudie Pollitt 52 Porter Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 010

Bailey Burnett Burns McDaniel Messenger Shull 16 Windham Runions Sain Stephens 128

VACANCIES: 001

Speaker Haahr declared the bill passed.

Representative Anderson assumed the Chair.

HS HCS HB 2002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2002** was read the third time and passed by the following vote:

AYES:	121
AILS.	141

A 11 J	A 1	A 4	D-:1	Dalaan		
Allred	Anderson	Andrews Barnes	Bailey	Baker		
Bangert	Baringer	Dunies	Basye	Billington		
Black 137 Busick	Black 7	Bondon	Bromley	Brown 70		
Dublen	Butz	Chipman	Christofanelli	Coleman 32		
Coleman 97	Cupps	Deaton	DeGroot	Dinkins		
Dogan	Dohrman	Eggleston	Eslinger	Evans		
Falkner	Fishel	Fitzwater	Francis	Gannon		
Green	Gregory	Grier	Griesheimer	Griffith		
Haden	Haffner	Hannegan	Hansen	Helms		
Henderson	Hicks	Hill	Houx	Hovis		
Hudson	Ingle	Justus	Kelley 127	Kelly 141		
Kendrick	Kidd	Knight	Kolkmeyer	Love		
Lynch	Mayhew	McDaniel	McGaugh	McGirl		
Miller	Morris 140	Morse 151	Mosley	Muntzel		
Murphy	Neely	O'Donnell	Patterson	Pfautsch		
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52		
Pollock 123	Porter	Proudie	Razer	Reedy		
Rehder	Toalson Reisch	Remole	Richey	Riggs		
Roberts 161	Roden	Rone	Ross	Ruth		
Sauls	Schnelting	Schroer	Sharpe 4	Shaul 113		
Shawan	Shields	Simmons	Smith	Solon		
Sommer	Spencer	Stacy	Swan	Tate		
Taylor	Trent	Veit	Vescovo	Walsh		
Washington	Wiemann	Wilson	Wood	Wright		
Mr. Speaker						
NOES: 033						
Aldridge	Appelbaum	Beck	Bland Manlove	Bosley		
Brown 27	Carpenter	Carter	Chappelle-Nadal	Clemens		
Ellebracht	Gray	Gunby	Hurst	Lavender		
Lovasco	Mackey	McCreery	Merideth	Mitten		
Moon	Morgan	Person	Pogue	Price		
Quade	Roberts 77	Rogers	Rowland	Sharp 36		
Stevens 46	Unsicker	Young				
PRESENT: 000						
ABSENT WITH LEAV	E: 008					
Burnett	Burns	Messenger	Runions	Sain		
Shull 16	Stephens 128	Windham				
	1					

VACANCIES: 001

Representative Anderson declared the bill passed.

HS HCS HB 2003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as

provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2003** was read the third time and passed by the following vote:

AYES: 106

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Green	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hill	Houx	Hovis	Hudson
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Swan	Tate	Taylor	Trent	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				

NOES: 044

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Butz	Carpenter	Carter	Chappelle-Nadal	Clemens
Ellebracht	Gray	Gunby	Hurst	Ingle
Kendrick	Lavender	Lovasco	Mackey	McCreery
Merideth	Mitten	Moon	Morgan	Mosley
Person	Pierson Jr.	Pogue	Proudie	Quade
Razer	Roberts 77	Rogers	Sauls	Sharp 36
Stevens 46	Unsicker	Windham	Young	

PRESENT: 001

Washington

ABSENT WITH LEAVE: 011

Burnett Burns Hicks Messenger Price
Rowland Runions Sain Shull 16 Stephens 128

Veit

VACANCIES: 001

Representative Anderson declared the bill passed.

HS HCS HB 2004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2004** was read the third time and passed by the following vote:

٨	v	EC.	1	22
н	. Υ	ES:	- 1	2.3

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Bondon	Bromley	Brown 70
Busick	Butz	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Green	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Miller	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Proudie
Razer	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rogers	Rone
Ross	Ruth	Sauls	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Swan	Tate	Taylor	Trent	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Mr. Speaker		
NOES: 028				
Aldridge	Appelbaum	Beck	Bland Manlove	Bosley
Brown 27	Carpenter	Carter	Chappelle-Nadal	Gray
Hurst	Lavender	Mackey	McCreery	Merideth

Morgan

Young

Roberts 77

Person

Rowland

Pierson Jr.

Sharp 36

PRESENT: 001

Clemens

Mitten

Pogue

Stevens 46

ABSENT WITH LEAVE: 010

Moon

Quade

Unsicker

Burnett Burns Messenger Price Rehder Runions Sain Shull 16 Stephens 128 Veit

VACANCIES: 001

Representative Anderson declared the bill passed.

HS HCS HB 2005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, $HS\ HCS\ HB\ 2005$ was read the third time and passed by the following vote:

AYES: 125

Aldridge	Allred	Anderson	Andrews	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Busick	Butz	Chappelle-Nadal	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Green	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Miller
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Proudie	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Sauls	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Stacy
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Windham	Wood	Wright	Young	Mr. Speaker
NOES: 027				
Appelbaum	Beck	Bland Manlove	Bosley	Brown 70
Carpenter	Carter	Clemens	Ellebracht	Gray
Hurst	Lavender	Mackey	McCreery	Merideth
Mitten	Moon	Morgan	Person	Pierson Jr.
Pogue	Quade	Roberts 77	Rogers	Sharp 36
Stevens 46	Unsicker			

PRESENT: 000

ABSENT WITH LEAVE: 010

Burnett Burns Messenger Price Rowland
Runions Sain Shull 16 Spencer Stephens 128

VACANCIES: 001

Representative Anderson declared the bill passed.

HS HCS HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2006** was read the third time and passed by the following vote:

AYES: 136

Allred Anderson Andrews Bailey Aldridge Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bondon Bromley Brown 27 Brown 70 Busick Bosley Chappelle-Nadal Chipman Christofanelli Butz Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Grier Francis Gannon Gray Gregory Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Kelly 141 Kidd Justus Kelley 127 Kendrick Kolkmeyer Lavender Lovasco Love Knight Mayhew McDaniel McGaugh McGirl Lynch Mitten Morris 140 Miller Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pierson Jr. Pietzman Pike Person Plocher Pollitt 52 Pollock 123 Porter Proudie Rehder Razer Reedy Toalson Reisch Remole Roberts 161 Roden Richey Riggs Rone Ross Rowland Ruth Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 017

AppelbaumBland ManloveCarpenterCarterGreenHurstMackeyMcCreeryMeridethMoonMorganPogueQuadeRoberts 77Rogers

Sharp 36 Stevens 46

PRESENT: 000

ABSENT WITH LEAVE: 009

Burnett Burns Messenger Price Runions

Sain Shull 16 Stephens 128 Washington

VACANCIES: 001

Representative Anderson declared the bill passed.

HS HCS HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2007** was read the third time and passed by the following vote:

AYES: 126

Allred Anderson Andrews Bailey Baker Billington Bangert Baringer Barnes Basye Black 137 Black 7 Bondon Bromley Brown 27 Brown 70 Busick Butz Chappelle-Nadal Chipman Christofanelli Coleman 32 DeGroot Cupps Deaton Dinkins Dogan Dohrman Eggleston Eslinger Falkner Fishel Fitzwater Francis Evans Green Gregory Grier Griesheimer Gannon Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Neely O'Donnell Patterson Muntzel Murphy Pfautsch Pike Plocher Pollitt 52 Person Pollock 123 Porter Price Proudie Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Rowland Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Swan Tate Taylor Trent Stacy Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 026

Aldridge Appelbaum Beck Bland Manlove Bosley Carpenter Carter Clemens Ellebracht Gray Lavender McCreery Hurst Lovasco Mackey Merideth Mitten Moon Pierson Jr. Morgan Roberts 77 Stevens 46 Pogue Quade Rogers

Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 010

Burnett Burns Coleman 97 Messenger Mosley
Pietzman Runions Sain Shull 16 Stephens 128

VACANCIES: 001

Representative Anderson declared the bill passed.

HS HCS HB 2008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2008** was read the third time and passed by the following vote:

AYES: 149

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Barnes Bangert Baringer Black 7 Basye Beck Billington Black 137 Bland Manlove Bondon Bosley Bromley Brown 27 Carter Brown 70 Busick Butz Carpenter Chappelle-Nadal Coleman 32 Chipman Christofanelli Clemens Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Ellebracht Eslinger Dogan Eggleston Falkner Fishel Fitzwater Francis Evans Gray Grier Gannon Green Gregory Griffith Griesheimer Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Lavender Love Knight Kolkmeyer Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Morris 140 Morse 151 Muntzel Morgan Mosley Neely O'Donnell Murphy Patterson Person Pietzman Pike Plocher Pfautsch Pierson Jr. Pollitt 52 Pollock 123 Porter Proudie Price Rehder Toalson Reisch Quade Razer Reedy Remole Richey Riggs Roberts 161 Roberts 77

Roden Rogers Rone Ross Ruth Schnelting Schroer Sharp 36 Sharpe 4 Sauls Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stevens 46 Unsicker Swan Tate Taylor Trent Walsh Wiemann Wilson Vescovo Washington

Windham Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 010

Burnett Burns Messenger Rowland Runions Sain Shull 16 Stephens 128 Veit Wood

VACANCIES: 001

Representative Anderson declared the bill passed.

HS HCS HB 2009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, $HS\ HCS\ HB\ 2009$ was read the third time and passed by the following vote:

AYES: 150

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Barnes Bangert Baringer Black 7 Basye Beck Billington Black 137 Bland Manlove Bondon Brown 27 Bosley Bromley Brown 70 Busick Butz Carpenter Chappelle-Nadal Christofanelli Coleman 32 Coleman 97 Chipman Clemens Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Ingle Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Person Murphy Neely O'Donnell Patterson Pierson Jr. Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Rehder Remole Razer Reedy

Richey Riggs Roberts 161 Roberts 77 Roden Rone Rowland Ruth Rogers Ross Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stevens 46 Taylor Unsicker Swan Tate Trent Washington Wiemann Wilson Vescovo Walsh Windham Wood Wright Young Mr. Speaker

NOES: 002

Hurst Pogue

PRESENT: 001

Carter

ABSENT WITH LEAVE: 009

Burnett Burns Messenger Toalson Reisch Runions

Sain Shull 16 Stephens 128 Veit

VACANCIES: 001

Representative Anderson declared the bill passed.

Speaker Pro Tem Wiemann assumed the Chair.

HS HCS HB 2010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2010** was read the third time and passed by the following vote:

AYES: 109

Allred Andrews Bailey Baker Basye Billington Black 137 Black 7 Bondon Bromley Brown 27 Busick Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Falkner Fitzwater Francis Gannon Evans Griffith Gregory Grier Griesheimer Haden Haffner Hannegan Hansen Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Moon Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson

Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Proudie	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Vescovo	Walsh	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	
NOES: 039				

NOES: 039

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 70	Butz
Carpenter	Carter	Clemens	Ellebracht	Gray
Green	Gunby	Helms	Hurst	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Morgan	Mosley	Person	Pierson Jr.
Pogue	Quade	Razer	Roberts 77	Rogers
Rowland	Sauls	Stevens 46	Unsicker	

PRESENT: 001

Washington

ABSENT WITH LEAVE: 013

Anderson	Burnett	Burns	Fishel	Kidd
Messenger	Pfautsch	Price	Runions	Sain
Shull 16	Stephens 128	Veit		

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

Speaker Haahr resumed the Chair.

HS HCS HB 2011, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

Representative Hudson assumed the Chair.

On motion of Representative Smith, **HS HCS HB 2011** was read the third time and passed by the following vote:

AYES: 107

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins

Dogan	Dohrman	Eggleston	Eslinger	Evans	
Falkner	Fishel	Fitzwater	Francis	Gannon	
Gregory	Griesheimer	Griffith	Haden	Haffner	
Hannegan	Hansen	Helms	Henderson	Hicks	
Hill	Houx	Hovis	Hudson	Justus	
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer	
Lovasco	Love	Lynch	Mayhew	McDaniel	
McGaugh	McGirl	Miller	Morris 140	Morse 151	
Muntzel	Murphy	Neely	O'Donnell	Patterson	
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52	
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch	
Remole	Richey	Riggs	Roberts 161	Roden	
Rone	Ross	Ruth	Schnelting	Schroer	
Sharpe 4	Shaul 113	Shawan	Shields	Simmons	
Smith	Solon	Sommer	Spencer	Stacy	
Swan	Tate	Taylor	Trent	Veit	
Vescovo	Walsh	Wiemann	Wilson	Wood	
Wright	Mr. Speaker				
NOES: 047					
Aldridge	Appelbaum	Bangert	Baringer	Barnes	
Beck	Bland Manlove	Bosley	Brown 27	Brown 70	
Butz	Carpenter	Carter	Chappelle-Nadal	Clemens	
Ellebracht	Gray	Green	Gunby	Hurst	
Ingle	Kendrick	Lavender	Mackey	McCreery	
Merideth	Mitten	Moon	Morgan	Mosley	
Person	Pierson Jr.	Pogue	Price	Proudie	
Quade	Razer	Roberts 77	Rogers	Rowland	
Sauls	Sharp 36	Stevens 46	Unsicker	Washington	
Windham	Young				
PRESENT: 000					
ABSENT WITH LEAVE: 008					
Burnett	Burns	Grier	Messenger	Runions	
Sain	Shull 16	Stephens 128	Ç		

Representative Hudson declared the bill passed.

Speaker Haahr resumed the Chair.

VACANCIES: 001

HS HCS HB 2012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Capitol Police Board, Committee on

Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HS HCS HB 2012** was read the third time and passed by the following vote:

Allred	Anderson	Andrews	Bailey	Baker		
Bangert	Baringer	Barnes	Basye	Billington		
Black 137	Black 7	Bondon	Bromley	Brown 27		
Brown 70	Busick	Butz	Chipman	Christofanelli		
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot		
Dinkins	Dogan	Dohrman	Eggleston	Eslinger		
Evans	Falkner	Fishel	Fitzwater	Francis		
Gannon	Green	Gregory	Grier	Griesheimer		
Griffith	Gunby	Haden	Haffner	Hannegan		
Hansen	Helms	Henderson	Hicks	Hill		
Houx	Hovis	Hudson	Ingle	Justus		
Kelley 127	Kelly 141	Kendrick	Kidd	Knight		
Kolkmeyer	Lovasco	Love	Lynch	Mayhew		
McDaniel	McGaugh	McGirl	Miller	Morris 140		
Morse 151	Muntzel	Murphy	Neely	O'Donnell		
Patterson	Pfautsch	Pietzman	Pike	Plocher		
Pollitt 52	Pollock 123	Porter	Proudie	Razer		
Reedy	Rehder	Toalson Reisch	Remole	Richey		
Riggs	Roberts 161	Roden	Rogers	Rone		
Ross	Ruth	Sauls	Schnelting	Schroer		
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields		
Simmons	Smith	Solon	Sommer	Spencer		
Stacy	Swan	Tate	Taylor	Trent		
Veit	Vescovo	Walsh	Washington	Wiemann		
Wilson	Wood	Wright	Young	Mr. Speaker		
NOES: 028						
Aldridge	Appelbaum	Beck	Bland Manlove	Bosley		
Carpenter	Carter	Chappelle-Nadal	Ellebracht	Gray		
Hurst	Lavender	Mackey	McCreery	Merideth		
Mitten	Moon	Morgan	Mosley	Person		
Pierson Jr.	Pogue	Price	Quade	Roberts 77		
Stevens 46	Unsicker	Windham				
PRESENT: 000						
ABSENT WITH LEAVE: 009						
Burnett	Burns	Clemens	Messenger	Rowland		
Runions	Sain	Shull 16	Stephens 128			
			-			

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HCS HB 2013** was read the third time and passed by the following vote:

AYES: 148

Aldridge Allred Anderson Andrews Appelbaum Baker Bailey Bangert Baringer Barnes Black 7 Basye Beck Billington Black 137 Brown 27 Bland Manlove Bondon Bosley Bromley Brown 70 Busick Butz Carpenter Carter Christofanelli Chappelle-Nadal Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelly 141 Knight Kelley 127 Kendrick Kidd Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Morgan Morris 140 Morse 151 Moslev Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pietzman Pollitt 52 Pierson Jr. Pike Plocher Pollock 123 Porter Price Proudie Quade Razer Reedy Toalson Reisch Remole Richey Roberts 161 Roberts 77 Roden Rogers Riggs Rowland Ruth Schnelting Rone Ross Shaul 113 Shields Sharp 36 Sharpe 4 Shawan Simmons Smith Solon Sommer Spencer Stacy Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Burnett Burns Chipman Messenger Rehder Runions Sain Sauls Schroer Shull 16

Stephens 128

VACANCIES: 001

Speaker Haahr declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HB 1768** entitled:

An act to repeal sections 67.453, 67.1461, 67.1846, 67.5122, 392.020, 620.2451, and 620.2459, RSMo, and to enact in lieu thereof seven new sections relating to communications services.

With Senate Amendment No. 1, Senate Amendment No. 2 and Senate Amendment No. 3.

In which the concurrence of the House is respectfully requested.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1768, Page 12, Section 67.1846, Lines 14-19, by striking all of said lines and inserting in lieu thereof the following:

"2. A grandfathered political subdivision shall not charge an additional linear foot fee for use of its right-of-way to a qualified small local exchange telecommunications company as of December 31, 2019, as defined in section 386.020; provided that the small local exchange telecommunications company is providing internet access to customers only within the rural areas of the state."

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1768, Page 14, Section 620.2451, Line 28, of said page, by inserting immediately after said line the following:

- "620.2456. 1. The department of economic development shall not award any grant to an otherwise eligible grant applicant where funding from the Connect America Fund has been awarded, where high-cost support from the federal Universal Service Fund has been received by rate of return carriers, or where any other federal funding has been awarded which did not require any matching-fund component, for any portion of the proposed project area, nor shall any grant money be used to serve any retail end user that already has access to wireline or fixed wireless broadband internet service of speeds of at least twenty-five megabits per-second download and three megabits per-second upload.
- 2. No grant awarded under sections 620.2450 to 620.2458, when combined with any federal, state, or local funds, shall fund more than fifty percent of the total cost of a project.
- 3. No single project shall be awarded grants under sections 620.2450 to 620.2458 whose cumulative total exceeds five million dollars.
- 4. The department of economic development shall endeavor to award grants under sections 620.2450 to 620.2458 to qualified applicants in all regions of the state.
 - 5. An award granted under sections 620.2450 to 620.2458 shall not:

- (1) Require an open access network;
- (2) Impose rates, terms, and conditions that differ from what a provider offers in other areas of its service area:
- (3) Impose any rate, service, or any other type of regulation beyond speed requirements set forth in section 620.2451; or
 - (4) Impose an unreasonable time constraint on the time to build the service.
- 6. If a grant recipient fails to establish the speed requirements set forth in section 620.2451, then the grant recipient shall return all grant moneys to the department."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1768, Page 13, Section 67.5122, Line 9, by inserting after all of said line the following:

- "71.1000. 1. Two or more municipalities may elect to form a broadband infrastructure improvement district for the delivery of broadband internet service to the residents of such municipality, which district shall be a body politic and corporate.
- 2. A municipality electing to form a district under this section shall submit to the eligible voters of each such municipality a proposition at an annual or special election of such municipality, in substantially the following form:

"Shall the municipality of enter into a broadband infrastructure improvement district to be known as?"

- 3. Additional municipalities may be admitted to the district in the manner provided in subsection 8 of this section.
- 4. A district created under this section shall have the power to contract with a broadband internet service provider to provide broadband internet service to the residents of the district.
- 5. A district may finance the provision or expansion of broadband internet service through grants, loans, bonds, or user fees.
- 6. A district shall not have the power to levy, assess, apportion, or collect any tax upon property within the district nor upon any of its members.
- 7. (1) The district governing board shall be composed of at least one representative from each member, but in no case shall there be less than four representatives.
- (2) Annually, on or before the last Monday in April commencing in the year following the effective date of the district's creation, the local governing body of each member shall appoint a representative to the district governing board for one-year terms. The local governing body of a member, by majority vote, may replace its appointed representative at any time.
- (3) For the purpose of transacting business, the presence of representatives representing more than fifty percent of district members shall constitute a quorum. Any action adopted by a majority of the votes cast at a meeting of the governing board at which a quorum is present shall be the action of the board.
 - (4) Each district member's representative shall be entitled to cast one vote.
- (5) Unless replaced as provided in subdivision (2) of this subsection, a representative on the governing board shall hold office until his or her successor is duly appointed. Any representative may be reappointed to successive terms without limit.
- (6) Any vacancy on the board shall be filled within thirty days after such vacancy occurs by appointment of the local governing body which appointed the representative whose position has become vacant. An appointee to a vacancy shall serve until the expiration of the term of the representative whose position to the appointment was made and may thereafter be reappointed.
- (7) Each district member may reimburse its representative to the governing board for expenses as it determines reasonable.
- (8) (a) The officers of the district shall be the chair and the vice chair of the board, the clerk of the district, and the treasurer of the district.
 - (b) The chair shall preside at all meetings of the board and shall make and sign all contracts on

behalf of the district upon approval by the board. The chair shall perform all duties incident to the position and office.

- (c) During the absence of or inability of the chair to render or perform his or her duties or exercise his or her powers, the same shall be performed and exercised by the vice chair and when so acting, the vice chair shall have all the powers and be subject to all the responsibilities hereby given to or imposed upon the chair.
- (d) During the absence or inability of the vice chair to render or perform his or her duties or exercise his or her powers, the board shall elect from among its membership an acting vice chair who shall have the powers and be subject to all the responsibilities hereby given or imposed upon the vice chair.
- (e) Upon the death, disability, resignation, or removal of the chair or vice chair, the board shall elect a successor to such vacant office until the next annual meeting.
 - (9) The board shall adopt bylaws for the regulation of its affairs and the conduct of its business.
- 8. The board may authorize the inclusion of additional district members in the broadband infrastructure improvement district upon such terms and conditions as in the board's sole discretion shall deem to be fair, reasonable, and in the best interests of the district. The local governing body of any nonmember municipality which desires to be admitted to the district shall make application for admission to the board. The board shall determine the financial, economic, governance, and operational effects that are likely to occur if such municipality is admitted and thereafter either grant or deny authority for admission of the petitioning municipality. If the board grants such authority, it shall also specify any terms and conditions, including financial obligations, upon which such admission is predicated. Upon resolution of the board, such applicant municipality shall become a district member.
- 9. A district member may withdraw from the district in the same manner as the vote for admission to the district set forth in subsection 8 of this section.
- 10. Dissolution of a broadband infrastructure improvement district created pursuant to this section shall follow the procedures established in sections 67.950 and 67.955."; and

Further amend the title and enacting clause accordingly.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HB 1768, as amended - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 569 - Children and Families SB 669 - Financial Institutions

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **SS SB 623**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Aldridge, Gannon, Ingle, Mackey, Neely, Rehder, Remole, Solon and Stacy

Noes (1): Unsicker

Absent (3): Bailey, Moon and Pietzman

Mr. Speaker: Your Committee on Children and Families, to which was referred SCS SB 653, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Aldridge, Gannon, Ingle, Mackey, Neely, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (3): Bailey, Moon and Pietzman

Special Committee on Regulatory Oversight and Reform, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SS SB 600**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Anderson, Bailey, Hicks, Houx and O'Donnell

Noes (2): Baringer and Washington

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SS SB 618**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Bailey, Baringer, Hicks, Houx, O'Donnell and Washington

Noes (0)

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SCS SB 662**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Bailey, Baringer, Hicks, Houx, O'Donnell and Washington

Noes (0)

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred SCS SB 725, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Anderson, Bailey, Hicks, Houx and O'Donnell

Noes (2): Baringer and Washington

Absent (0)

BILLS DROPPED FROM INFORMAL CALENDAR

Pursuant to Rule 47, the following bill, having remained on the Informal Calendar for ten legislative days, was laid on the table and dropped from the Calendar: **HCS HB 2725**.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, April 30, 2020.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Forty-sixth Day, Wednesday, April 8, 2020, Page 1124, Lines 31-32, by deleting said lines and inserting in lieu thereof the following:

"The Special Committee on Regulatory Oversight and Reform has been authorized to introduce upon report a House Committee Bill relating to infrastructure development."; and

Further correct said House Journal, Page 1125, Lines 26-27, by deleting said lines and inserting in lieu thereof the following:

"The Standing Committee on Professional Registration has been authorized to introduce upon report a House Committee Bill relating to professional registration."

COMMITTEE HEARINGS

BUDGET

Thursday, April 30, 2020, 9:00 AM, House Chamber.

Executive session will be held: HB 2017, HB 2018, HB 2019

Executive session may be held on any matter referred to the committee.

Guest seating will be available in the upper galley located on the 4th floor. Live streaming will also be available online at www.house.mo.gov.

ELECTIONS AND ELECTED OFFICIALS

Thursday, April 30, 2020, 3:00 PM, House Hearing Room 3.

Executive session will be held: SB 552

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, April 30, 2020, 11:00 AM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 528

Executive session will be held: SS SCS SB 528, HB 1487, HB 2174

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 30, 2020, 12:00 PM, House Hearing Room 7.

Executive session will be held: HB 1483, HB 1736, HCS SCS SB 599

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Thursday, April 30, 2020, 4:30 PM, House Hearing Room 3.

Public hearing will be held: SS#3 SJR 38

Executive session will be held: SS#3 SJR 38

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, April 30, 2020, 1:00 PM, House Hearing Room 3.

Executive session will be held: HCS SS SB 600, HCS SS SB 618, HCS SCS SB 725, HCS SCS

SB 662, HCS SCS SB 653, HCS SS SB 623

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Thursday, April 30, 2020, 8:00 AM, House Hearing Room 3.

Public hearing will be held: SS#2 SCS SB 523, SB 544, SS SB 580, SCS SBs 673 & 560

Executive session will be held: SS#2 SCS SB 523, SB 544, SS SB 580, SCS SBs 673 & 560

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Thursday, April 30, 2020, 2:00 PM, House Hearing Room 3.

Public hearing will be held: SB 686

Executive session will be held: SB 686

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-THIRD DAY, THURSDAY, APRIL 30, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 1306 & 2065 - Neely

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HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

SS SCS HB 1768, as amended (Fiscal Review 4/29/20) - Riggs

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-THIRD DAY, THURSDAY, APRIL 30, 2020

The House met pursuant to adjournment.

Representative Dohrman in the Chair.

Prayer by Representative Doug Richey

Heavenly Father, we come before You mindful of the promise of Psalm 91, where we are called to place our confidence in You. Your Word states,

"He who dwells in the shelter of the Most High will abide in the shadow of the Almighty.

I will say to the Lord, 'My refuge and my fortress, my God, in whom I trust.'

For he will deliver you from the snare of the fowler and from the deadly pestilence.

He will cover you with his pinions, and under his wings you will find refuge; his faithfulness is a shield and buckler.

You will not fear the terror of the night, nor the arrow that flies by day, nor the pestilence that stalks in darkness, nor the destruction that wastes at noonday."

For this we are grateful. We are grateful that no matter the day's struggle, You are faithful and good. May we continually look to You for provision and protection. As we serve the people of Missouri, may they see in us an example of what it means to hope in You, while we walk confidently in Your providential care.

In Jesus' name, I pray. "Amen".

The Pledge of Allegiance to the flag was recited.

HOUSE RESOLUTIONS

Representative Christofanelli offered House Resolution No. 5592.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 2015, introduced by Representative Smith, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020

HB 2016, introduced by Representative Smith, to appropriate money for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period beginning July 1, 2020, and ending June 30, 2021.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898 entitled:

An act to repeal sections 544.170, 545.140, 556.061, 557.021, 562.014, 571.015, 571.070, 578.421, 578.423, 578.425, 579.065, 579.068, and 650.055, RSMo, and to enact in lieu thereof twenty-two new sections relating to criminal law, with penalty provisions.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 1450, et al, Page 7, Section 545.140, Line 28 of said page, by inserting after all of said line the following:

550.010. Whenever any person shall be convicted of any crime or misdemeanor he shall be adjudged to pay the costs, and no costs incurred on his part, except fees for the cost of incarceration, including a reasonable sum to cover occupancy costs, shall be paid by the state or county. Any costs that are the responsibility of the defendant to pay may be collected as court costs and disbursed to the state or county under the provisions of sections 488.010 to 488.020.

550.030. When the defendant is sentenced to imprisonment in the county jail, or to pay a fine, or both, and is unable to pay the costs, the county in which the indictment was found or information filed shall pay the costs, except such as were incurred on the part of the defendant. Any costs that are the responsibility of the defendant to pay may be collected as court costs and disbursed to the county under the provisions of sections 488.010 to 488.020; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 1711**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HCS HB 2046** entitled:

An act to repeal sections 58.095, 58.720, 193.145, 193.265, 324.009, 334.702, 334.704, 334.706, 334.708, 334.710, 334.712, 334.715, 334.717, 334.719, 334.721, 334.725, 336.080, 337.020, 337.029, and 337.050, RSMo, and to enact in lieu thereof twenty-five new sections relating to professional registration, with existing penalty provisions.

With Senate Amendment No. 1, Senate Amendment No. 3, Senate Amendment No. 5, Senate Amendment No. 6, Senate Amendment No. 1 to Senate Amendment No. 8, Senate Amendment No. 2 to Senate Amendment No. 8, Senate Amendment No. 9 and Senate Amendment No. 11.

Senate Amendment No. 1

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 9, Section 58.720, Line 22 of said page, by striking "medical examiner" and inserting in lieu thereof the following: "coroner".

Senate Amendment No. 3

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 12, Section 58.720, Line 11 of said page, by inserting immediately after all of said line the following:

- "190.094. 1. Any ambulance licensed in this state, when used as an ambulance and staffed with volunteer staff, shall be staffed with a minimum of one emergency medical technician and one other crew member who may be a licensed emergency medical technician, registered nurse, physician, **physician assistant**, or someone who has an emergency medical responder certification.
- 2. When transporting a patient, at least one licensed emergency medical technician, registered nurse, **physician assistant**, or physician shall be in attendance with the patient in the patient compartment at all times.
- 3. For purposes of this section, "volunteer" shall mean an individual who performs hours of service without promise, expectation or receipt of compensation for services rendered. Compensation such as a nominal stipend per call to compensate for fuel, uniforms, and training shall not nullify the volunteer status.
- 190.105. 1. No person, either as owner, agent or otherwise, shall furnish, operate, conduct, maintain, advertise, or otherwise be engaged in or profess to be engaged in the business or service of the transportation of patients by ambulance in the air, upon the streets, alleys, or any public way or place of the state of Missouri unless such person holds a currently valid license from the department for an ambulance service issued pursuant to the provisions of sections 190.001 to 190.245.
- 2. No ground ambulance shall be operated for ambulance purposes, and no individual shall drive, attend or permit it to be operated for such purposes in the state of Missouri unless the ground ambulance is under the immediate supervision and direction of a person who is holding a currently valid Missouri license as an emergency medical technician. Nothing in this section shall be construed to mean that a duly registered nurse [ex], a duly licensed physician, or a duly licensed physician assistant be required to hold an emergency medical technician's license. When a physician assistant is in attendance with a patient on an ambulance, the physician assistant shall be exempt from any mileage limitations in any collaborative practice arrangement prescribed under law. Each ambulance service is responsible for assuring that any person driving its ambulance is competent in emergency vehicle operations and has a safe driving record. Each ground ambulance shall be staffed with at least two licensed individuals when transporting a patient, except as provided in section 190.094. In emergency situations which require additional medical personnel to assist the patient during transportation, an emergency medical

responder, firefighter, or law enforcement personnel with a valid driver's license and prior experience with driving emergency vehicles may drive the ground ambulance provided the ground ambulance service stipulates to this practice in operational policies.

- 3. No license shall be required for an ambulance service, or for the attendant of an ambulance, which:
- (1) Is rendering assistance in the case of an emergency, major catastrophe or any other unforeseen event or series of events which jeopardizes the ability of the local ambulance service to promptly respond to emergencies; or
- (2) Is operated from a location or headquarters outside of Missouri in order to transport patients who are picked up beyond the limits of Missouri to locations within or outside of Missouri, but no such outside ambulance shall be used to pick up patients within Missouri for transportation to locations within Missouri, except as provided in subdivision (1) of this subsection.
- 4. The issuance of a license pursuant to the provisions of sections 190.001 to 190.245 shall not be construed so as to authorize any person to provide ambulance services or to operate any ambulances without a franchise in any city not within a county or in a political subdivision in any county with a population of over nine hundred thousand inhabitants, or a franchise, contract or mutual-aid agreement in any other political subdivision which has enacted an ordinance making it unlawful to do so.
- 5. Sections 190.001 to 190.245 shall not preclude the adoption of any law, ordinance or regulation not in conflict with such sections by any city not within a county, or at least as strict as such sections by any county, municipality or political subdivision except that no such regulations or ordinances shall be adopted by a political subdivision in a county with a population of over nine hundred thousand inhabitants except by the county's governing body.
- 6. In a county with a population of over nine hundred thousand inhabitants, the governing body of the county shall set the standards for all ambulance services which shall comply with subsection 5 of this section. All such ambulance services must be licensed by the department. The governing body of such county shall not prohibit a licensed ambulance service from operating in the county, as long as the ambulance service meets county standards.
- 7. An ambulance service or vehicle when operated for the purpose of transporting persons who are sick, injured, or otherwise incapacitated shall not be treated as a common or contract carrier under the jurisdiction of the Missouri division of motor carrier and railroad safety.
- 8. Sections 190.001 to 190.245 shall not apply to, nor be construed to include, any motor vehicle used by an employer for the transportation of such employer's employees whose illness or injury occurs on private property, and not on a public highway or property, nor to any person operating such a motor vehicle.
- 9. A political subdivision that is authorized to operate a licensed ambulance service may establish, operate, maintain and manage its ambulance service, and select and contract with a licensed ambulance service. Any political subdivision may contract with a licensed ambulance service.
- 10. Except as provided in subsections 5 and 6, nothing in section 67.300, or subsection 2 of section 190.109, shall be construed to authorize any municipality or county which is located within an ambulance district or a fire protection district that is authorized to provide ambulance service to promulgate laws, ordinances or regulations related to the provision of ambulance services. This provision shall not apply to any municipality or county which operates an ambulance service established prior to August 28, 1998.
- 11. Nothing in section 67.300 or subsection 2 of section 190.109 shall be construed to authorize any municipality or county which is located within an ambulance district or a fire protection district that is authorized to provide ambulance service to operate an ambulance service without a franchise in an ambulance district or a fire protection district that is authorized to provide ambulance service which has enacted an ordinance making it unlawful to do so. This provision shall not apply to any municipality or county which operates an ambulance service established prior to August 28, 1998.
- 12. No provider of ambulance service within the state of Missouri which is licensed by the department to provide such service shall discriminate regarding treatment or transportation of emergency patients on the basis of race, sex, age, color, religion, sexual preference, national origin, ancestry, handicap, medical condition or ability to pay.
- 13. No provision of this section, other than subsections 5, 6, 10 and 11 of this section, is intended to limit or supersede the powers given to ambulance districts pursuant to this chapter or to fire protection districts pursuant to chapter 321, or to counties, cities, towns and villages pursuant to chapter 67.
- 14. Upon the sale or transfer of any ground ambulance service ownership, the owner of such service shall notify the department of the change in ownership within thirty days of such sale or transfer. After receipt of such notice, the department shall conduct an inspection of the ambulance service to verify compliance with the licensure standards of sections 190.001 to 190.245.

- 190.143. 1. Notwithstanding any other provisions of law, the department may grant a ninety-day temporary emergency medical technician license to all levels of emergency medical technicians who meet the following:
- (1) Can demonstrate that they have, or will have, employment requiring an emergency medical technician license:
- (2) Are not currently licensed as an emergency medical technician in Missouri or have been licensed as an emergency medical technician in Missouri and fingerprints need to be submitted to the Federal Bureau of Investigation to verify the existence or absence of a criminal history, or they are currently licensed and the license will expire before a verification can be completed of the existence or absence of a criminal history;
- (3) Have submitted a complete application upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245;
- (4) Have not been disciplined pursuant to sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245;
 - (5) Meet all the requirements of rules promulgated pursuant to sections 190.001 to 190.245.
- 2. A temporary emergency medical technician license shall only authorize the license to practice while under the immediate supervision of a licensed emergency medical technician, registered nurse, **physician assistant**, or physician who is currently licensed, without restrictions, to practice in Missouri.
- 3. A temporary emergency medical technician license shall automatically expire either ninety days from the date of issuance or upon the issuance of a five-year emergency medical technician license.
- 190.196. 1. No employer shall knowingly employ or permit any employee to perform any services for which a license, certificate or other authorization is required by sections 190.001 to 190.245, or by rules adopted pursuant to sections 190.001 to 190.245, unless and until the person so employed possesses all licenses, certificates or authorizations that are required.
- 2. Any person or entity that employs or supervises a person's activities as an emergency medical responder, emergency medical dispatcher, emergency medical technician, registered nurse, **physician assistant**, or physician shall cooperate with the department's efforts to monitor and enforce compliance by those individuals subject to the requirements of sections 190.001 to 190.245.
- 3. Any person or entity who employs individuals licensed by the department pursuant to sections 190.001 to 190.245 shall report to the department within seventy-two hours of their having knowledge of any charges filed against a licensee in their employ for possible criminal action involving the following felony offenses:
 - (1) Child abuse or sexual abuse of a child;
 - (2) Crimes of violence; or
 - (3) Rape or sexual abuse.
- 4. Any licensee who has charges filed against him or her for the felony offenses in subsection 3 of this section shall report such an occurrence to the department within seventy-two hours of the charges being filed.
- 5. The department will monitor these reports for possible licensure action authorized pursuant to section 190.165."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 5

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 25, Section 324.009, Line 8 of said page, by inserting immediately after said line the following:

"12. The provisions of this section shall not apply to any occupation set forth in subsection 6 of section 290.257, or any electrical contractor licensed under sections 324.900 to 324.945.".

Senate Amendment No. 6

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 27, Section 324.035, Line 16 of said page, by inserting after all of said line the following:

"326.277. **1. Prior to June 30, 2021,** for an applicant to be eligible to apply for the examination, the applicant shall fulfill the education requirements of subdivision (4) of subsection 1 of section 326.280.

- 2. On or after June 30, 2021, for an applicant to be eligible to apply for the examination, the applicant shall:
- (1) Provide proof that the applicant has completed at least one hundred twenty semester hours of college education at an accredited college or university recognized by the board, with an accounting concentration or equivalent as determined by the board by rule;
 - (2) Be at least eighteen years of age; and
 - (3) Be of good moral character.
- 326.280. 1. A license shall be granted by the board to any person who meets the requirements of this chapter and who:
- (1) Is a resident of this state or has a place of business in this state or, as an employee, is regularly employed in this state;
 - (2) Has attained the age of eighteen years;
 - (3) Is of good moral character;
 - (4) Either:
- (a) Applied for the initial examination prior to June 30, 1999, and holds a baccalaureate degree conferred by an accredited college or university recognized by the board, with a concentration in accounting or the substantial equivalent of a concentration in accounting as determined by the board; or
- (b) Applied for the initial examination on or after June 30, 1999, and has at least one hundred fifty semester hours of college education, including a baccalaureate or higher degree conferred by an accredited college or university recognized by the board, with the total educational program including an accounting concentration or equivalent as determined by board rule to be appropriate;
- (5) Has passed an examination in accounting, auditing and such other related subjects as the board shall determine is appropriate; and
- (6) Has had one year of experience. Experience shall be verified by a licensee and shall include any type of service or advice involving the use of accounting, attest, compilation, management advisory, financial advisory, tax or consulting skills including governmental accounting, budgeting or auditing. The board shall promulgate rules and regulations concerning the verifying licensee's review of the applicant's experience.
- 2. The board may prescribe by rule the terms and conditions for reexaminations and fees to be paid for reexaminations.
- 3. A person who, on August 28, 2001, holds an individual permit issued pursuant to the laws of this state shall not be required to obtain additional licenses pursuant to sections 326.280 to 326.286, and the licenses issued shall be considered licenses issued pursuant to sections 326.280 to 326.286. However, such persons shall be subject to the provisions of section 326.286 for renewal of licenses.
- 4. Upon application, the board may issue a temporary license to an applicant pursuant to this subsection for a person who has made a prima facie showing that the applicant meets all of the requirements for a license and possesses the experience required. The temporary license shall be effective only until the board has had the opportunity to investigate the applicant's qualifications for licensure pursuant to subsection 1 of this section and notify the applicant that the applicant's application for a license has been granted or rejected. In no event shall a temporary license be in effect for more than twelve months after the date of issuance nor shall a temporary license be reissued to the same applicant. No fee shall be charged for a temporary license. The holder of a temporary license which has not expired, been suspended or revoked shall be deemed to be the holder of a license issued pursuant to this section until the temporary license expires, is terminated, suspended or revoked.
- 5. **Prior to June 30, 2021,** an applicant for an examination who meets the educational requirements of subdivision (4) of subsection 1 of this section or who reasonably expects to meet those requirements within sixty days after the examination shall be eligible for examination if the applicant also meets the requirements of subdivisions [(1),] (2) and (3) of subsection 1 of this section. For an applicant admitted to examination on the reasonable expectation that the applicant will meet the educational requirements within sixty days, no license shall be issued nor credit for the examination or any part thereof given unless the educational requirement is in fact met within the sixty-day period.
- 326.289. 1. The board may grant or renew permits to practice as a certified public accounting firm to applicants that demonstrate their qualifications in accordance with this chapter.
 - (1) The following shall hold a permit issued under this chapter:
- (a) Any firm with an office in this state, as defined by the board by rule, offering or performing attest or compilation services; or
 - (b) Any firm with an office in this state that uses the title "CPA" or "CPA firm".

- (2) Any firm that does not have an office in this state may offer or perform attest or compilation services in this state without a valid permit only if it meets each of the following requirements:
 - (a) It complies with the qualifications described in subdivision (1) of subsection 4 of this section;
- (b) It complies with the requirements of peer review as set forth in this chapter and the board's promulgated regulations;
 - (c) It performs such services through an individual with practice privileges under section 326.283; and
- (d) It can lawfully do so in the state where said individual with the privilege to practice has his or her principal place of business.
- (3) A firm which is not subject to the requirements of subdivisions (1) or (2) of this subsection may perform other nonattest or noncompilation services while using the title "CPA" or "CPA firm" in this state without a permit issued under this section only if it:
 - (a) Performs such services through an individual with the privilege to practice under section 326.283; and
- (b) Can lawfully do so in the state where said individual with privilege to practice has his or her principal place of business.
 - (4) (a) All firms practicing public accounting in this state shall register with the secretary of state.
 - (b) Firms which may be exempt from this requirement include:
 - a. Sole proprietorships;
- b. Trusts created pursuant to revocable trust agreements, of which the trustee is a natural person who holds a license or privilege to practice as set forth in section 326.280, 326.283, or 326.286;
 - c. General partnerships not operating as a limited liability partnership; or
- d. Foreign professional corporations which do not meet criteria of chapter 356 due to name or ownership, shall obtain a certificate of authority as a general corporation. Notwithstanding the provisions of chapter 356, the secretary of state may issue a certificate of authority to a foreign professional corporation which does not meet the criteria of chapter 356 due to name or ownership, if the corporation meets the requirements of this section and the rules of the board.
- 2. Permits shall be initially issued and renewed for periods of not more than three years or for a specific period as prescribed by board rule following issuance or renewal.
- 3. The board shall determine by rule the form for application and renewal of permits and shall annually determine the fees for permits and their renewals.
- 4. An applicant for initial issuance or renewal of a permit to practice under this section shall be required to show that:
- (1) A simple majority of the ownership of the firm, in terms of financial interests and voting rights of all partners, officers, principals, shareholders, members or managers, belongs to licensees who are licensed in some state, and the partners, officers, principals, shareholders, members or managers, whose principal place of business is in this state and who perform professional services in this state are licensees under section 326.280 or the corresponding provision of prior law. Although firms may include nonlicensee owners, the firm and its ownership shall comply with rules promulgated by the board;
 - (2) Any certified public accounting firm may include owners who are not licensees provided that:
- (a) The firm designates a licensee of this state, or in the case of a firm which must have a permit under this section designates a licensee of another state who meets the requirements of section 326.283, who is responsible for the proper registration of the firm and identifies that individual to the board;
- (b) All nonlicensee owners are active individual participants in the certified public accounting firm or affiliated entities;
 - (c) All owners are of good moral character; and
 - (d) The firm complies with other requirements as the board may impose by rule;
- (3) Any licensee who is responsible for supervising attest services, or signs or authorizes someone to sign the licensee's report on the financial statements on behalf of the firm, shall meet competency requirements as determined by the board by rule which shall include one year of experience in addition to the experience required under subdivision (6) of subsection 1 of section 326.280 and shall be verified by a licensee. The additional experience required by this subsection shall include experience in attest work supervised by a licensee.
- 5. An applicant for initial issuance or renewal of a permit to practice shall register each office of the firm within this state with the board and show that all attest and compilation services rendered in this state are under the charge of a licensee.
 - 6. No licensee or firm holding a permit under this chapter shall use a professional or firm name or

designation that is misleading as to:

- (1) The legal form of the firm;
- (2) The persons who are partners, officers, members, managers or shareholders of the firm; or
- (3) Any other matter.

The names of one or more former partners, members or shareholders may be included in the name of a firm or its successor unless the firm becomes a sole proprietorship because of the death or withdrawal of all other partners, officers, members or shareholders. A firm may use a fictitious name if the fictitious name is registered with the board and is not otherwise misleading. The name of a firm shall not include the name or initials of an individual who is not a present or a past partner, member or shareholder of the firm or its predecessor. The name of the firm shall not include the name of an individual who is not a licensee.

- 7. Applicants for initial issuance or renewal of permits shall list in their application all states in which they have applied for or hold permits as certified public accounting firms and list any past denial, revocation, suspension or any discipline of a permit by any other state. Each holder of or applicant for a permit under this section shall notify the board in writing within thirty days after its occurrence of any change in the identities of partners, principals, officers, shareholders, members or managers whose principal place of business is in this state; any change in the number or location of offices within this state; any change in the identity of the persons in charge of such offices; and any issuance, denial, revocation, suspension or any discipline of a permit by any other state.
- 8. Firms which fall out of compliance with the provisions of this section due to changes in firm ownership or personnel after receiving or renewing a permit shall take corrective action to bring the firm back into compliance as quickly as possible. The board may grant a reasonable period of time for a firm to take such corrective action. Failure to bring the firm back into compliance within a reasonable period as defined by the board may result in the suspension or revocation of the firm permit.
- 9. The board shall require by rule, as a condition to the renewal of permits, that firms undergo, no more frequently than once every three years, peer reviews conducted in a manner as the board shall specify. The review shall include a verification that individuals in the firm who are responsible for supervising attest and compilation services or sign or authorize someone to sign the accountant's report on the financial statements on behalf of the firm meet the competency requirements set out in the professional standards for such services, provided that any such rule:
- (1) Shall include reasonable provision for compliance by a firm showing that it has within the preceding three years undergone a peer review that is a satisfactory equivalent to peer review generally required under this subsection;
- (2) May require, with respect to peer reviews, that peer reviews be subject to oversight by an oversight body established or sanctioned by board rule, which shall periodically report to the board on the effectiveness of the review program under its charge and provide to the board a listing of firms that have participated in a peer review program that is satisfactory to the board; and
- (3) Shall require, with respect to peer reviews, that the peer review processes be operated and documents maintained in a manner designed to preserve confidentiality, and that the board or any third party other than the oversight body shall not have access to documents furnished or generated in the course of the peer review of the firm except as provided in subdivision (2) of this subsection.
- 10. The board may, by rule, charge a fee for oversight of peer reviews, provided that the fee charged shall be substantially equivalent to the cost of oversight.
- 11. Notwithstanding any other provision in this section, the board may obtain the following information regarding peer review from any approved American Institute for Certified Public Accountants peer review program:
 - (1) The firm's name and address;
 - (2) The firm's dates of enrollment in the program;
- (3) The date of acceptance and the period covered by the firm's most recently accepted peer review; and
 - (4) If applicable, whether the firm's enrollment in the program has been dropped or terminated.
- 12. In connection with proceedings before the board or upon receipt of a complaint involving the licensee performing peer reviews, the board shall not have access to any documents furnished or generated in the course of the performance of the peer reviews except for peer review reports, letters of comment and summary review memoranda. The documents shall be furnished to the board only in a redacted manner that does not specifically identify any firm or licensee being peer reviewed or any of their clients.
- [12.] 13. The peer review processes shall be operated and the documents generated thereby be maintained in a manner designed to preserve their confidentiality. No third party, other than the oversight body, the board,

subject to the provisions of subsection [44] 12 of this section, or the organization performing peer review shall have access to documents furnished or generated in the course of the review. All documents shall be privileged and closed records for all purposes and all meetings at which the documents are discussed shall be considered closed meetings under subdivision (1) of section 610.021. The proceedings, records and workpapers of the board and any peer review subjected to the board process shall be privileged and shall not be subject to discovery, subpoena or other means of legal process or introduction into evidence at any civil action, arbitration, administrative proceeding or board proceeding. No member of the board or person who is involved in the peer review process shall be permitted or required to testify in any civil action, arbitration, administrative proceeding or board proceeding as to any matters produced, presented, disclosed or discussed during or in connection with the peer review process or as to any findings, recommendations, evaluations, opinions or other actions of such committees or any of its members; provided, however, that information, documents or records that are publicly available shall not be subject to discovery or use in any civil action, arbitration, administrative proceeding or board proceeding merely because they were presented or considered in connection with the peer review process."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 1 to Senate Amendment No. 8

AMEND Senate Amendment No. 8 to Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 12, Section, Line 6, by inserting after "339.205," the following:

"the Missouri veterinary medical board's licensure of veterinarian's pursuant to chapter 340,"; and

Further amend said amendment, Page 14, Lines 8-9, by striking all of said lines and inserting in lieu thereof the following:

"339.500 to 339.549; and nursing home administrators, licensed"; and

Further amend said amendment, Page 150, Lines 12-29, by striking all of said lines; and Further amend said amendment, Page 151, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 152, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 153, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 154, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 155, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 156, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 157, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 158, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 159, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 160, Lines 1-29, by striking all of said lines; and Further amend said amendment, Page 161, Lines 1-29, by striking all of said lines; and

Further amend said amendment, Page 162, Lines 1-29, by striking all of said lines; and

Further amend said amendment, Page 163, Lines 1-2, by striking all of said lines.

Senate Amendment No. 2 to Senate Amendment No. 8

AMEND Senate Amendment No. 8 to Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 11, Section, Line 24, by inserting immediately after "include" the following:

"the state board of education's licensure of teachers pursuant to chapter 168,".

Senate Amendment No. 8

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 21, Section 193.265, Line 22 of said page, by inserting after all of said line the following:

- "209.334. 1. The committee may refuse to issue or renew any license required by the provisions of sections 209.319 to 209.339 for one or any combination of causes stated in subsection 2 of this section. The committee shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The committee may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license required by sections 209.319 to 209.339 or any person who has failed to renew or has surrendered his license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to engage in the occupation of interpreting;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of an interpreter, for any offense an essential element of which is fraud, dishonesty or an act of violence,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any license issued pursuant to the provisions of sections 209.319 to 209.339 or in obtaining permission to take any examination given or required pursuant to the provisions of sections 209.319 to 209.339;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, fraud, misrepresentation or dishonesty in the performance of the functions or duties of interpreting;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 209.319 to 209.339, or of any lawful rule or regulation adopted pursuant to sections 209.319 to 209.339;
- (7) Impersonation of any person holding a license or allowing any person to use his or her license or certification;
- (8) Discipline of a license or other right to practice interpreting granted by another state, territory, federal agency or country upon grounds for which discipline is authorized in this state;
- (9) Discipline of a certification issued by the Missouri commission for the deaf and hard of hearing or any other certifying body upon grounds for which discipline is authorized in this state if the licensee was given notice and an opportunity to be heard before the certification was disciplined;
 - (10) A person is finally adjudged incapacitated by a court of competent jurisdiction;
- (11) Assisting or enabling any person to practice or offer to practice interpreting who is not licensed and currently eligible to practice under the provisions of sections 209.319 to 209.339;
 - (12) Issuance of a license based upon a material mistake of fact;
 - (13) Violation of any professional trust or confidence;
- (14) Failure to display or present a valid license if so required by sections 209.319 to 209.339 or any rule promulgated pursuant thereto.

- 3. Any person, organization, association or corporation who reports or provides information to the committee pursuant to the provisions of sections 209.319 to 209.339 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.
- 4. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the committee may singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the committee deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license.
- 5. In any order of revocation, the committee may provide that the person may not apply for reinstatement of his license for three years after the revocation.
- 6. Before restoring to good standing a license issued pursuant to sections 209.319 to 209.339 which has been revoked, suspended or inactive for any cause, the committee shall require the applicant to submit to the committee, verification, from the Missouri commission for the deaf that the applicant has a current certification which qualifies that person for licensure.
- 214.276. 1. The division may refuse to issue or renew any license, required pursuant to sections 214.270 to 214.516 for one or any combination of causes stated in subsection 2 of this section. The division shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The division may cause a complaint to be filed with the administrative hearing commission as provided in chapter 621 against any holder of any license, required by sections 214.270 to 214.516 or any person who has failed to surrender his or her license, for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by sections 214.270 to 214.516;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution pursuant to the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated pursuant to sections 214.270 to 214.516, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any license, issued pursuant to sections 214.270 to 214.516 or in obtaining permission to take any examination given or required pursuant to sections 214.270 to 214.516;
- (4) Obtaining or attempting to obtain any fee, charge or other compensation by fraud, deception or misrepresentation;
- (5) Incompetence, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession regulated by sections 214.270 to 214.516;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 214.270 to 214.516, or any lawful rule or regulation adopted pursuant to sections 214.270 to 214.516;
 - (7) Impersonation of any person holding a license or allowing any person to use his or her license;
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 214.270 to 214.516 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 214.270 to 214.516 who is not registered and currently eligible to practice pursuant to sections 214.270 to 214.516:
 - (11) Issuance of a license based upon a material mistake of fact;
 - (12) Failure to display a valid license;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
 - (15) Willfully and through undue influence selling a burial space, cemetery services or merchandise.

- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the division may singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the division deems appropriate for a period not to exceed five years, or may suspend, or revoke the license or permit or may impose a penalty allowed by subsection 4 of section 214.410. No new license shall be issued to the owner or operator of a cemetery or to any corporation controlled by such owner for three years after the revocation of the certificate of the owner or of a corporation controlled by the owner.
- 4. The division may settle disputes arising under subsections 2 and 3 of this section by consent agreement or settlement agreement between the division and the holder of a license. Within such a settlement agreement, the division may singly or in combination impose any discipline or penalties allowed by this section or subsection 4 of section 214.410. Settlement of such disputes shall be entered into pursuant to the procedures set forth in section 621.045.
- 5. Use of the procedures set out in this section shall not preclude the application of any other remedy provided by this chapter.
- 256.477. 1. No person shall employ fraud or deceit in obtaining the certificate of registration. A violation of this subsection shall be a class B misdemeanor.
- 2. Any person found to have performed geologic work regulated under sections 256.450 to 256.483 in a negligent manner shall be guilty of a class B misdemeanor.
- 3. Any person who uses the seal of a registered geologist, other than the person to whom the seal was issued, shall be guilty of a class B misdemeanor.
- 4. The board shall revoke the certification of registration for [a] any person [convicted of any felony or any crime involving moral turpitude or sentence of imprisonment or probation in lieu thereof; or for any misdemeanor relating to or arising out of the practice of geology affecting public health, safety and welfare] who has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed.
- 317.015. 1. Any person wishing to make a complaint against a licensee under sections 317.001 to 317.014 shall file the written complaint with the division setting forth supporting details. If the division determines that the charges warrant a hearing to ascertain whether the licensee shall be disciplined, it shall file a complaint with the administrative hearing commission as provided in chapter 621. Any person holding more than one license issued by the division and disciplined under one license will automatically be disciplined under all licenses.
- 2. (1) The division may refuse to issue any permit or license pursuant to this chapter for one or any combination of reasons stated in paragraphs (a) through (m) of subdivision (2) of this subsection. The division shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of their rights to file a complaint or an appeal with the administrative hearing commission as provided in chapter 621.
- (2) The division may file a complaint with the administrative hearing commission, as provided in chapter 621, against any holder of any permit or license issued pursuant to this chapter, or against any person who has failed to renew or has surrendered their permit or license, for any one or more of the following reasons:
- (a) Use of an alcoholic beverage or any controlled substance, as defined in chapter 195, before or during a bout:
- (b) The person has been finally adjudicated and found guilty, or has entered a plea of guilty or nolo contendere, in a criminal prosecution under [any state or federal law] the laws of any state, of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties and responsibilities of [any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] the occupation, as set forth in section 324.012, regardless of whether or not a sentence is imposed;
- (c) Use of fraud, deception, misrepresentation or bribery in securing any permit or license issued pursuant to this chapter;
 - (d) Providing false information on applications or medical forms;
- (e) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performing of the functions or duties of any profession licensed or regulated by this chapter;
 - (f) Violating or enabling any person to violate any provision of this chapter or any rule adopted pursuant to

this chapter;

- (g) Impersonating any permit or license holder or allowing any person to use their permit or license;
- (h) Contestants failing to put forth their best effort during a bout;
- (i) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter and issued by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (j) A person adjudged mentally incompetent by a court of competent jurisdiction;
- (k) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (l) Use of foul or abusive language or mannerisms or threats of physical harm by any person associated with any bout or contest licensed pursuant to this chapter; or
 - (m) Issuance of a permit or license based upon a mistake of fact.
- (3) After the complaint is filed, the proceeding shall be conducted in accordance with the provisions of chapter 621. If the administrative hearing commission finds that a person has violated one or more of the grounds as provided in paragraphs (a) through (m) of subdivision (2) of this subsection, the division may censure or place the person named in the compliant on probation on appropriate terms and conditions for a period not to exceed five years, may suspend the person's license for a period not to exceed three years, or may revoke the person's license.
- 3. Upon a finding that the grounds provided in subsection 2 of this section for disciplinary action are met, the office may, singly or in combination, censure or place on probation on such terms and conditions as the office deems appropriate for a period not to exceed five years, or may suspend for a period not to exceed three years or revoke the certificate, license, or permit. In any order of revocation, the office may provide that the person shall not apply for a new license for a maximum of three years and one day following the date of the order of revocation. All stay orders shall toll the disciplinary time periods allotted herein. In lieu of or in addition to any remedy specifically provided in subsection 1 of this section, the office may require of a licensee:
- (1) Satisfactory completion of medical testing and/or rehabilitation programs as the office may specify; and/or
- (2) A review conducted as the office may specify and satisfactory completion of medical testing and/or rehabilitation programs as the office may specify."; and

Further amend said bill, Page 25, Section 324.009, Line 8, by inserting after all of said line the following:

"324.012. 1. This section shall be known and may be cited as the "Fresh Start Act of 2020".

- 2. As used in this section, the following terms mean:
- (1) "Criminal conviction", any conviction, finding of guilt, plea of guilty, or plea of nolo contendere;
- (2) "Licensing", any required training, education, or fee to work in a specific occupation, profession, or activity in the state;
- (3) "Licensing authority", an agency, examining board, credentialing board, or other office of the state with the authority to impose occupational fees or licensing requirements on any profession. The term "licensing authority" shall not include the Missouri state board of accountant's licensure of accountants pursuant to chapter 326, the board of podiatric medicine's licensure of podiatrists pursuant to chapter 330, the Missouri dental board's licensure of dentists pursuant to chapter 332, the state board of registration for the healing art's licensure of physicians and surgeons pursuant to chapter 334, the Missouri state board of nursing's licensure of nurses pursuant to chapter 335, the board of pharmacy's licensure of pharmacists pursuant to chapter 338, the Missouri real estate commission's licensure of real estate brokers, real estate salespersons, or real estate broker-salespersons pursuant to sections 339.010 to 339.205, the Missouri director of finance appointed pursuant to chapter 361, or the peace officer standards and training commission's licensure of peace officers or other law enforcement personnel pursuant to chapter 590;
 - (4) "Political subdivision", a city, town, village, municipality, or county.
- 3. Notwithstanding any other provision of law, beginning January 1, 2021, no person shall be disqualified by a state licensing authority from pursuing, practicing, or engaging in any occupation for which a license is required solely or in part because of a prior conviction of a crime in this state or another state, unless the criminal conviction directly relates to the duties and responsibilities for the licensed occupation as set forth in this section or is violent or sexual in nature.
 - 4. Beginning August 28, 2020, applicants for examination of licensure who have pleaded guilty to,

entered a plea of nolo contendere to, or been found guilty of any of the following offenses or offenses of a similar nature established under the laws of this state, any other state, United States, or any other country, notwithstanding whether sentence is imposed, shall be considered by state licensing authorities to have committed a criminal offense that directly relates to the duties and responsibilities of a licensed profession:

- (1) Any murder in the first degree, or dangerous felony as defined under section 556.061 excluding an "intoxication-related traffic offense" or "intoxication-related boating offense" if the person is found to be a "habitual offender" or "habitual boating offender" as such terms are defined in section 577.001;
- (2) Any of the following sexual offenses: rape in the first degree, forcible rape, rape, statutory rape in the first degree, statutory rape in the second degree, rape in the second degree, sexual assault, sodomy in the first degree, forcible sodomy, statutory sodomy in the first degree, statutory sodomy in the second degree, child molestation in the first degree, child molestation in the second degree, deviate sexual assault, sexual misconduct involving a child, sexual misconduct in the first degree under section 566.090 as it existed prior to August 28, 2013, sexual abuse under section 566.100 as it existed prior to August 28, 2013, sexual abuse in the first or second degree, enticement of a child, or attempting to entice a child;
- (3) Any of the following offenses against the family and related offenses: incest, abandonment of a child in the first degree, abandonment of a child in the second degree, endangering the welfare of a child in the first degree, abuse of a child, using a child in a sexual performance, promoting sexual performance by a child, or trafficking in children; and
- (4) Any of the following offenses involving child pornography and related offenses: promoting obscenity in the first degree, promoting obscenity in the second degree when the penalty is enhanced to a class E felony, promoting child pornography in the first degree, promoting child pornography in the second degree, possession of child pornography in the first degree, possession of child pornography in the second degree, furnishing child pornography to a minor, furnishing pornographic materials to minors, or coercing acceptance of obscene material;
- (5) The offense of delivery of a controlled substance, as provided in section 579.020, may be a disqualifying criminal offense for the following occupations: real estate appraisers and appraisal management companies, licensed pursuant to sections 339.500 to 339.549; veterinarians, licensed pursuant to sections 340.200 to 340.330; and nursing home administrators, licensed pursuant to chapter 344; and
- (6) Any offense an essential element of which is fraud may be a disqualifying criminal offense for the following occupations: private investigators, licensed pursuant to sections 324.1100 to 324.1148; accountants, licensed pursuant to chapter 326; architects, licensed pursuant to sections 327.091 to 327.172; engineers, licensed pursuant to sections 327.181 to 327.271; land surveyors, licensed pursuant to sections 327.272 to 327.371; landscape architects, licensed pursuant to sections 327.600 to 327.635; chiropractors, licensed pursuant to chapter 331; embalmers and funeral directors, licensed pursuant to chapter 333; real estate appraisers and appraisal management companies, licensed pursuant to sections 339.500 to 339.549; and nursing home administrators, licensed pursuant to chapter 344.
- 5. If an individual is charged with any of the crimes set forth in subsection 4 of this section, and is convicted, pleads guilty to, or is found guilty of a lesser included offense and is sentenced to a period of incarceration, such conviction shall only be considered by state licensing authorities as a criminal offense that directly relates to the duties and responsibilities of a licensed profession for four years, beginning on the date such individual is released from incarceration.
- 6. (1) Licensing authorities shall only list criminal convictions that are directly related to the duties and responsibilities for the licensed occupation.
- (2) The licensing authority shall determine whether an applicant with a criminal conviction listed under subdivision (1) of this subsection will be denied a license based on the following factors:
 - (a) The nature and seriousness of the crime for which the individual was convicted;
- (b) The passage of time since the commission of the crime, including consideration of the factors listed under subdivision (3) of this subsection;
- (c) The relationship of the crime to the ability, capacity, and fitness required to perform the duties and discharge the responsibilities of the occupation; and
- (d) Any evidence of rehabilitation or treatment undertaken by the individual that might mitigate against a direct relation.
- (3) If an individual has a valid criminal conviction for a criminal offense that could disqualify the individual from receiving a license, the disqualification shall not apply to an individual who has been exonerated for a crime for which he or she has previously been convicted of or incarcerated.

- 7. An individual with a criminal record may petition a licensing authority at any time for a determination of whether the individual's criminal record will disqualify the individual from obtaining a license. This petition shall include details on the individual's criminal record. The licensing authority shall inform the individual of his or her standing within thirty days after the licensing authority has met, but in no event more than four months after receiving the petition from the applicant. The decision shall be binding, unless the individual has subsequent criminal convictions or failed to disclose information in his or her petition. The licensing authority may charge a fee by rule to recoup its costs as set by rule making authority not to exceed twenty-five dollars for each petition.
- 8. (1) If a licensing authority denies an individual a license solely or in part because of the individual's prior conviction of a crime, the licensing authority shall notify the individual in writing of the following:
 - (a) The grounds and reasons for the denial or disqualification;
- (b) That the individual has the right to a hearing as provided by chapter 621 to challenge the licensing authority's decision;
 - (c) The earliest date the person may reapply for a license; and
 - (d) That evidence of rehabilitation may be considered upon reapplication.
- (2) Any written determination by the licensing authority that an applicant's criminal conviction is a specifically listed disqualifying conviction and is directly related to the duties and responsibilities for the licensed occupation shall be documented with written findings for each of the grounds or reasons under paragraph (a) of subdivision (1) of this subsection by clear and convincing evidence sufficient for a reviewing court.
- (3) In any administrative hearing or civil litigation authorized under this subsection, the licensing authority shall carry the burden of proof on the question of whether the applicant's criminal conviction directly relates to the occupation for which the license is sought.
- 9. The provisions of this section shall apply to any profession for which an occupational license is issued in this state, including any new occupational license created by a state licensing authority after August 28, 2020. Notwithstanding any other provision of law, political subdivisions shall be prohibited from creating any new occupational licenses after August 28, 2020. The provisions of this section shall not apply to business licenses, where the terms "occupational licenses" and "business licenses" are used interchangeably in a city or county charter definition."; and

Further amend said bill, Page 27, Section 324.035, Line 16, by inserting after all of said line the following:

- "324.047. 1. The purpose of this section is to promote general welfare by establishing guidelines for the regulation of occupations and professions not regulated prior to January 1, 2019, and guidelines for combining any additional occupations or professions under a single license regulated by the state prior to January 1, 2019.
 - 2. For purposes of this section, the following terms mean:
- (1) "Applicant group", any occupational or professional group or organization, any individual, or any other interested party that seeks to be licensed or further regulated or supports any bill that proposes to combine any additional occupations or professions under a single license regulated by the state prior to January 1, 2019;
- (2) "Certification", a program in which the government grants nontransferable recognition to an individual who meets personal qualifications established by a regulatory entity. Upon approval, the individual may use "certified" as a designated title. This term shall not be synonymous with an occupational license;
 - (3) "Department", the department of commerce and insurance;
 - (4) "Director", the director of the division of professional registration;
 - (5) "Division", the division of professional registration;
- (6) "General welfare", the concern of the government for the health, peace, morality, and safety of its residents:
- (7) "Lawful occupation", a course of conduct, pursuit, or profession that includes the sale of goods or services that are not themselves illegal to sell irrespective of whether the individual selling them is subject to an occupational regulation;
- (8) "Least restrictive type of occupational regulation", the regulation that is least restrictive, in which the following list of regulations in order from least to most restrictive is used to make such determination:
 - (a) Bonding or insurance;

- (b) Registration;
- (c) Certification;
- (d) Occupational license;
- (9) "Occupational license", a nontransferable authorization in law for an individual to perform a lawful occupation for compensation based on meeting personal qualifications established by a regulatory entity and that, if not possessed, prohibits the individual from performing the occupation for compensation;
- (10) "Occupational regulation", a statute, ordinance, rule, practice, policy, or other law requiring an individual to possess certain personal qualifications to work in a lawful occupation;
- (11) "Personal qualifications", criteria related to an individual's personal background, including completion of an approved educational program, satisfactory performance on an examination, work experience, criminal history, and completion of continuing education;
- (12) "Practitioner", an individual who has achieved knowledge and skill by practice and is actively engaged in a specified occupation or profession;
 - (13) "Registration", a requirement established by the general assembly in which an individual:
 - (a) Submits notification to a state agency; and
 - (b) May use "registered" as a designated title.

Notification may include the individual's name and address, the individual's agent for service of process, the location of the activity to be performed, and a description of the service the individual provides. Registration may include a requirement to post a bond but does not include education or experience requirements. If the requirement of registration is not met, the individual is prohibited from performing the occupation for compensation or using "registered" as a designated title. The term "registration" shall not be synonymous with an occupational license;

- (14) "Regulatory entity", any board, commission, agency, division, or other unit or subunit of state government that regulates one or more professions, occupations, industries, businesses, or other endeavors in this state;
- (15) "State agency", every state office, department, board, commission, regulatory entity, and agency of the state. The term "state agency" includes, if provided by law, programs and activities involving less than the full responsibility of a state agency;
- (16) "Substantial burden", a requirement in an occupational regulation that imposes significant difficulty or cost on an individual seeking to enter into or continue in a lawful occupation and is more than an incidental burden.
- 3. All individuals may engage in the occupation of their choice, free from unreasonable government regulation. The state shall not impose a substantial burden on an individual's pursuit of his or her occupation or profession unless there is a reasonable interest for the state to protect the general welfare. If such an interest exists, the regulation adopted by the state shall be the least restrictive type of occupational regulation consistent with the public interest to be protected.
- 4. All bills introduced in the general assembly to regulate, pursuant to subsection 6 of this section, an occupation or profession shall be reviewed according to the following criteria. An occupation or profession shall be regulated by the state if:
- (1) Unregulated practice could cause harm and endanger the general welfare, and the potential for further harm and endangerment is recognizable;
 - (2) The public can reasonably be expected to benefit from an assurance of personal qualifications; and
 - (3) The general welfare cannot be sufficiently protected by other means.
- 5. After evaluating the criteria in subdivision (3) of this subsection and considering governmental, economic, and societal costs and benefits, if the general assembly finds that the state has a reasonable interest in regulating, pursuant to subsection 6 of this section, an occupation or profession not previously regulated by law, the most efficient form of regulation shall be implemented, consistent with this section and with the need to protect the general welfare, as follows:
- (1) If the threat to the general welfare resulting from the practitioner's services is easily predictable, the regulation shall implement a system of insurance, bonding, or registration;
- (2) If the consumer has challenges accessing credentialing information or possesses significantly less information on how to report abuses such that the practitioner puts the consumer in a disadvantageous position relative to the practitioner to judge the quality of the practitioner's services, the regulation shall implement a system of certification; and
- (3) If other regulatory structures, such as bonding, insurance, registration, and certification, insufficiently protect the general welfare from recognizable harm, the regulation shall implement a system of licensing.

- 6. After January 1, 2019, any relevant regulatory entity shall report, and the department shall make available to the general assembly, upon the filing of a bill that proposes additional regulation of a profession or occupation currently regulated by the regulatory entity, the following factors to the department:
- (1) A description of the professional or occupational group proposed for expansion of regulation, including the number of individuals or business entities that would be subject to regulation to the extent that such information is available; the names and addresses of associations, organizations, and other groups representing the practitioners; and an estimate of the number of practitioners in each group;
- (2) Whether practice of the profession or occupation proposed for expansion of regulation requires such a specialized skill that the public is not qualified to select a competent practitioner without assurances that minimum qualifications have been met;
- (3) The nature and extent of potential harm to the public if the profession or occupation is not regulated as described in the bill, the extent to which there is a threat to the general welfare, and production of evidence of potential harm, including a description of any complaints filed with state law enforcement authorities, courts, departmental agencies, professional or occupational boards, and professional and occupational associations that have been lodged against practitioners of the profession or occupation in this state within the past five years. Notwithstanding the provisions of this section or any other section, the relevant regulatory entity shall provide, and the department shall make available to the general assembly, the information relating to such complaints even if the information is considered a closed record or otherwise confidential; except that, the regulatory entity and the department shall redact names and other personally identifiable information from the information released;
- (4) A description of the voluntary efforts made by practitioners of the profession or occupation to protect the public through self-regulation, private certifications, membership in professional or occupational associations, or academic credentials and a statement of why these efforts are inadequate to protect the public;
- (5) The extent to which expansion of regulation of the profession or occupation will increase the cost of goods or services provided by practitioners and the overall cost-effectiveness and economic impact of the proposed regulation, including the direct cost to the government and the indirect costs to consumers;
- (6) The extent to which expansion of regulation of the profession or occupation would increase or decrease the availability of services to the public;
- (7) The extent to which existing legal remedies are inadequate to prevent or redress the kinds of harm potentially resulting from the lack of the requirements outlined in the bill;
- (8) Why bonding and insurance, registration, certification, occupational license to practice, or another type of regulation is being proposed, why that regulatory alternative was chosen, and whether the proposed method of regulation is appropriate;
- (9) A list of other states that regulate the profession or occupation, the type of regulation, copies of other states' laws, and available evidence from those states of the effect of regulation on the profession or occupation in terms of a before-and-after analysis:
- (10) The details of any previous efforts in this state to implement regulation of the profession or occupation;
- (11) Whether the proposed requirements for regulation exceed the national industry standards of minimal competence, if such standards exist, and what those standards are if they exist; and
- (12) The method proposed to finance the proposed regulation and financial data pertaining to whether the proposed regulation can be reasonably financed by current or proposed licensees through dedicated revenue mechanisms.
- 7. If no existing regulatory entity regulates the occupation or profession to be regulated in the bill, the department shall report and make available to the general assembly, upon the filing of a bill after January 1, 2019, that proposes new regulation of a profession or occupation, the following factors:
- (1) A description of the professional or occupational group proposed for regulation, including the number of individuals or business entities that would be subject to regulation to the extent that such information is available; the names and addresses of associations, organizations, and other groups representing the practitioners; and an estimate of the number of practitioners in each group;
- (2) The nature and extent of potential harm to the public if the profession or occupation is not regulated, the extent to which there is a threat to the general welfare, and production of evidence of potential harm, including a description of any complaints filed with state law enforcement authorities, courts, departmental agencies, professional or occupational boards, and professional and occupational associations that have been lodged against practitioners of the profession or occupation in this state within the past five years. Notwithstanding the provisions

of this section or any other section, the department shall release the information relating to such complaints even if the information is considered a closed record or otherwise confidential; except that, the department shall redact names and other personally identifiable information from the information released;

- (3) A list of other states that regulate the profession or occupation, the type of regulation, copies of other states' laws, and available evidence from those states of the effect of regulation on the profession or occupation in terms of a before-and-after analysis;
- (4) The details of any previous efforts in this state to implement regulation of the profession or occupation; and
- (5) Whether the proposed requirements for regulation exceed the national industry standards of minimal competence, if such standards exist, and what those standards are if they exist.
- 8. After January 1, 2019, applicant groups may report to the department, and the department shall make available to the general assembly, any of the information required in subsection 6 or 7 of this section and whether the profession or occupation plans to apply for mandated benefits.
- 9. Nothing in this section shall be construed to change any requirement for an individual to hold current private certification as a condition of licensure or renewal of licensure. This section shall not require a private certification organization to grant or deny private certification to any individual.
- 324.086. 1. The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to sections 324.050 to 324.089 for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by sections 324.050 to 324.089 or any person who has failed to renew or has surrendered his or her certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of an occupational therapist or occupational therapy assistant;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated by sections 324.050 to 324.089, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to sections 324.050 to 324.089 or in obtaining permission to take any examination given or required pursuant to sections 324.050 to 324.089:
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions and duties of any profession licensed or regulated by sections 324.050 to 324.089;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 324.050 to 324.089 or any lawful rule or regulation adopted pursuant to sections 324.050 to 324.089;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school;
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 324.050 to 324.089 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 324.050 to 324.089 who is not registered and currently eligible to practice pursuant to sections 324.050 to 324.089;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;

- (12) Violation of any professional trust or confidence;
- (13) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (14) Unethical conduct as defined in the ethical standards for occupational therapists and occupational therapy assistants adopted by the board and filed with the secretary of state;
 - (15) Violation of the drug laws or rules and regulations of this state, any other state or federal government.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds provided in subsection 2 of this section for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation with such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or may revoke the license, certificate or permit.
- 4. An individual whose license has been revoked shall wait at least one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the board after compliance with all requirements of sections 324.050 to 324.089 relative to the licensing of the applicant for the first time.
- 324.217. 1. The committee may refuse to issue any license or renew any license required by the provisions of sections 324.200 to 324.225 for one or any combination of reasons stated in subsection 2 of this section. The committee shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the right to file a complaint with the administrative hearing commission as provided in chapter 621.
- 2. The committee may cause a complaint to be filed with the administrative hearing commission as provided in chapter 621 against the holder of any license required by sections 324.200 to 324.225 or any person who has failed to renew or has surrendered the person's license for any one or any combination of the following causes:
- (1) Use of fraud, deception, misrepresentation or bribery in securing a license issued pursuant to the provisions of sections 324.200 to 324.225 or in obtaining permission to take the examination required pursuant to sections 324.200 to 324.225;
- (2) Impersonation of any person holding a license or allowing any person to use his or her license or diploma from any school;
- (3) Disciplinary action against the holder of a license or other right to practice medical nutrition therapy by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (4) Issuance of a license based upon a material mistake of fact;
- (5) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution pursuant to the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions, or] duties [of the professional who is regulated pursuant to sections 324.200 to 324.225, for any offense an essential element of which is fraud, dishonesty or act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (6) Incompetence, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of the profession that is regulated by sections 324.200 to 324.225;
- (7) Violation of, or assisting or enabling any person to violate, any provision of sections 324.200 to 324.225, or any lawful rule or regulation adopted pursuant to such sections;
 - (8) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (9) Use of any advertisement or solicitation that is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (10) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (11) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession that is licensed or regulated by sections 324.200 to 324.225;
- (12) Violation of the drug laws or rules and regulations of this state, any other state or the federal government; or
 - (13) Violation of any professional trust or confidence.
 - 3. Any person, organization, association or corporation who reports or provides information to the

committee pursuant to the provisions of sections 324.200 to 324.225 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.

- 4. After the filing of a complaint pursuant to subsection 2 of this section, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the committee may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the committee deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license of the person. An individual whose license has been revoked shall wait one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the committee after compliance with all requirements of sections 324.200 to 324.225 relative to the licensing of an applicant for the first time.
- 5. The committee shall maintain an information file containing each complaint filed with the committee relating to a holder of a license.
- 6. The committee shall recommend for prosecution violations of sections 324.200 to 324.225 to an appropriate prosecuting or circuit attorney.
- 324.262. 1. The board may refuse to issue, renew or reinstate any license required by sections 324.240 to 324.275 for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license issued pursuant to sections 324.240 to 324.275 or any person who has failed to renew or has surrendered his or her license for any one or any combination of the following causes:
- (1) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution pursuant to the laws of any state [ex], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of the profession regulated pursuant to sections 324.240 to 324.275, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (2) Use of fraud, deception, misrepresentation or bribery in securing any license issued pursuant to sections 324.240 to 324.275 or in obtaining permission to take any examination given or required pursuant to sections 324.240 to 324.275;
- (3) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (4) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of the profession regulated by sections 324.240 to 324.275;
- (5) Violation of, or assisting or enabling any person to violate, any provision of sections 324.240 to 324.275, or of any lawful rule or regulation adopted pursuant to sections 324.240 to 324.275, including providing massage therapy under subdivision (7) of section 324.240 at a massage business as defined in subdivision (5) of section 324.240 that is not licensed under this chapter;
- (6) Impersonation of any person holding a license or allowing any other person to use his or her certificate or diploma from any school;
- (7) Disciplinary action against the holder of a license or other right to practice the profession regulated by sections 324.240 to 324.275 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (8) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
 - (9) Issuance of a license based upon a material mistake of fact;
- (10) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed.
- 3. Any person, organization, association or corporation who reports or provides information to the division pursuant to the provisions of sections 324.240 to 324.275 and who does so in good faith and without negligence shall not be subject to an action for civil damages as a result thereof.
- 4. After the filing of a complaint pursuant to subsection 2 of this section, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that one or more of the grounds for disciplinary action provided in subsection 2 of this section are met, the board may, singly or in combination, censure or place the person named in the complaint on probation or

suspension or revoke the license of the person on such terms and conditions as the division deems appropriate.

- 324.265. 1. A person desiring a license to practice massage therapy shall be at least eighteen years of age, [shall be of good moral character,] shall pay the appropriate required application fee, and shall submit satisfactory evidence to the board of meeting at least one of the following requirements:
- (1) Has passed a statistically valid examination on therapeutic massage and body work which is approved by the board, prior to August 28, 1999, and applies for such license by December 31, 2000; or
- (2) Has completed a program of massage therapy studies, as defined by the board, consisting of at least five hundred hours of supervised instruction and subsequently passing an examination approved by the board. The examination may consist of school examinations. The program and course of instruction shall be approved by the board.
- (a) The five hundred hours of supervised instruction shall consist of three hundred hours dedicated to massage theory and practice techniques, one hundred hours dedicated to the study of anatomy and physiology, fifty hours dedicated to business practice, professional ethics, hygiene and massage law in the state of Missouri, and fifty hours dedicated to ancillary therapies, including cardiopulmonary resuscitation (CPR) and first aid.
- (b) A person completing a massage therapy program comprised of less than five hundred hours of supervised instruction may submit an application for licensure and the board shall establish requirements for the applicant to complete the requirements of paragraph (a) of subdivision (2) of this subsection.
- 2. A person who has practiced less than three years or has less than one hundred hours of training may request a waiver of the requirements of subsection 1 of this section and apply for a temporary two-year license which shall not be renewable. By the end of such two-year period, such person shall complete at least one hundred additional hours of formal training, including at least twenty-five hours in anatomy and physiology, in a school approved by the board. Such person shall have until December 31, 2000, to apply for a temporary license pursuant to this subsection.
- 3. Each license issued pursuant to the provisions of this section shall expire on its renewal date. The board shall renew any license upon:
 - (1) Application for renewal;
 - (2) Proof, as provided by rule, that the therapist has completed twelve hours of continuing education; and
 - (3) Payment of the appropriate renewal fee.

Failure to obtain the required continuing education hours, submit satisfactory evidence, or maintain required documentation is a violation of this subsection. As provided by rule, the board may waive or extend the time requirements for completion of continuing education for reasons related to health, military service, foreign residency, or other good cause. All requests for waivers or extensions of time shall be made in writing and submitted to the board before the renewal date.

- 4. An applicant who possesses the qualifications specified in subsection 2 of this section to take the examination approved by the board may be granted a provisional license to engage in the practice of massage therapy. An applicant for a provisional license shall submit proof that the applicant has applied for the examination approved by the board. A provisional license shall be valid for one year from the date of issuance and shall be deemed void upon its expiration date. A provisional licensee is prohibited from practicing massage therapy after expiration of the provisional license.
- 5. As determined by the board, students making substantial progress toward completion of their training in an approved curriculum shall be granted a student license for the purpose of practicing massage therapy on the public while under the supervision of a massage therapy instructor.
- 6. A student license may be renewed until the student completes such student's training. Upon request, the board may extend a provisional license for good cause at the discretion of the board. An application for the extension of a provisional license shall be submitted to the board prior to the expiration of the provisional license.
- 7. The following practitioners are exempt from the provisions of this section upon filing written proof with the board that they meet one or more of the following:
- (1) Persons who act under a Missouri state license, registration, or certification and perform soft tissue manipulation within their scope of practice;
 - (2) Persons who restrict their manipulation of the soft tissues of the human body to the hands, feet or ears;
- (3) Persons who use touch and words to deepen awareness of existing patterns of movement in the human body as well as to suggest new possibilities of movement;

- (4) Persons who manipulate the human body above the neck, below the elbow, and below the knee and do not disrobe the client in performing such manipulation.
- 8. Any nonresident person licensed, registered, or certified by another state or territory of the United States, the District of Columbia, or foreign territory or recognized certification system determined as acceptable by the board shall be exempt from licensure as defined in this chapter, if such persons are incidentally called into the state to teach a course related to massage or body work therapy or to provide massage therapy services as part of an emergency response team working in conjunction with disaster relief officials.
- 9. Any nonresident person holding a current license, registration, or certification in massage therapy from another state or recognized national certification system determined as acceptable by the board shall be exempt from licensure as defined in this chapter when temporarily present in this state for the purpose of providing massage therapy services at special events such as conventions, sporting events, educational field trips, conferences, and traveling shows or exhibitions.
- 324.436. 1. The division may refuse to issue any certificate required pursuant to sections 324.400 to 324.439, or renew or reinstate any such certificate, for any one or any combination of the reasons stated in subsection 2 of this section. The division shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the person's right to file a complaint with the administrative hearing commission as provided in chapter 621.
- 2. The division may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of a certificate of registration required by sections 324.400 to 324.439 or any person who has failed to renew or has surrendered the person's certificate of registration for any one or combination of the following reasons:
- (1) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of [this state or] any [other] state or of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of the-profession regulated by sections 324.400 to 324.439; for any offense for which an essential element is fraud, dishonesty or an act of violence; or for a felony,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (2) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration issued pursuant to sections 324.400 to 324.439 or in obtaining permission to take any examination given or required pursuant to sections 324.400 to 324.439;
- (3) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (4) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of the profession regulated by sections 324.400 to 324.439;
- (5) Violation of, or assisting or enabling any person to violate, any provision of sections 324.400 to 324.439, or of any lawful rule or regulation adopted pursuant to such sections;
- (6) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use the person's certificate or diploma from any school;
- (7) Disciplinary action against the holder of a certificate of registration or other right to perform the profession regulated by sections 324.400 to 324.439 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (8) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
 - (9) Issuance of a certificate of registration based upon a material mistake of fact;
- (10) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed, as it relates to the interior design profession.
- 3. After the filing of a complaint pursuant to subsection 2 of this section, the proceedings shall be conducted in accordance with the provisions of chapter 536 and chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the division shall censure or place the person named in the complaint on probation for a period not to exceed five years or may suspend the person's certificate for a period not to exceed three years or may revoke the person's certificate of registration.
- 324.496. 1. The board, with recommendation by the committee, may refuse to issue, renew or reinstate any license required by sections 324.475 to 324.499 for one or any combination of causes stated in subsection 2 of

this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621

- 2. The board, with recommendation by the committee, may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license issued pursuant to sections 324.475 to 324.499 or any person who has failed to renew or has surrendered his or her license for any one or any combination of the following causes:
- (1) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution pursuant to the laws of any state [ex], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of the profession regulated pursuant to sections 324.475 to 324.499, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (2) Use of fraud, deception, misrepresentation or bribery in securing any license issued pursuant to sections 324.475 to 324.499 or in obtaining permission to take any examination given or required pursuant to sections 324.475 to 324.499;
- (3) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (4) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of the profession regulated by sections 324.475 to 324.499;
- (5) Violation of, or assisting or enabling any person to violate, any provision of sections 324.475 to 324.499, or of any lawful rule or regulation adopted pursuant to such sections;
- (6) Impersonation of any person holding a license or allowing any person to use his or her certificate or diploma from any school or certification entity;
- (7) Disciplinary action against the holder of a license or other right to practice the profession regulated by sections 324.475 to 324.499 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (8) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
 - (9) Issuance of a license based upon a material mistake of fact;
- (10) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (11) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by sections 324.475 to 324.499.
- 3. Any person, organization, association or corporation who reports or provides information to the division, board or committee pursuant to the provisions of sections 324.475 to 324.499 and who does so in good faith and without negligence shall not be subject to an action for civil damages as a result thereof.
- 4. After the filing of a complaint pursuant to subsection 2 of this section, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, upon recommendation of the committee, singly or in combination, censure or place the person named in the complaint on probation, suspension or revoke the license of the person on such terms and conditions as the division deems appropriate.
- 324.523. 1. The division may refuse to issue or cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required under sections 324.520 to 324.526, or any person who has failed to renew or has surrendered his or her certificate of registration or authority, permit, or license for any one or any combination of the following causes:
- (1) Use or illegal possession of any controlled substance, as defined in chapter 195, or use of any alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession that is licensed or regulated under sections 324.520 to 324.526;
- (2) Final adjudication and finding of guilt, or the [entrance of a] plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [o+], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions, or] duties [of any profession that is licensed or

regulated under sections 324.520 to 324.526, and the regulations promulgated thereunder, for any offense an essential element of which is fraud, dishonesty, or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;

- (3) Use of fraud, deception, misrepresentation, or bribery in securing any certificate of registration or authority, permit or license required under sections 324.520 to 324.526;
- (4) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation;
- (5) Incompetence, misconduct, gross negligence, fraud, misrepresentation, or dishonesty in the performance of the functions or duties of any profession that is licensed or regulated under sections 324.520 to 324.526;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 324.520 to 324.526, or any lawful rule or regulation adopted under sections 324.520 to 324.526;
- (7) Impersonation of any person holding a certificate of registration or authority, permit, or license, or allowing any person to use his or her certificate of registration or authority, license, permit, or diploma from any school:
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated under sections 324.520 to 324.526 granted by another state, territory, federal agency, or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) Final adjudication by a court of competent jurisdiction that a person is insane or incompetent;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated under sections 324.520 to 324.526 who is licensed and is currently ineligible to practice under sections 324.520 to 324.526;
- (11) Causing the division to issue a certificate of registration or authority, permit, or license based upon a material mistake of fact;
 - (12) Failure to display a valid license;
- (13) Violation of any advertisement or solicitation that is false, misleading, or deceptive to the general public, or persons to whom the advertisement or solicitation is primarily directed;
- (14) Failure or refusal to properly guard against contagious, infectious, or communicable diseases and the spread thereof.
- 2. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that grounds, provided in subsection 1 of this section, for disciplinary action are met, the division may, singly, or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the division deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit.
- 3. The division, acting upon its own knowledge or written or verified complaint filed by any person, may discipline a person as provided in subsections 1 or 2 of this section or the division may bring an action to enjoin any person, establishment, firm, or corporation from engaging in an occupation regulated by the provisions of sections 324.520 to 324.526, if such person, firm, or corporation without being licensed to do so by the division engages in or practices an occupation licensed under sections 324.520 to 324.526. The action shall be brought in the county in which such person resides, or, in the case of an establishment, firm, or corporation, where the establishment, firm, or corporation maintains its principal office; and unless it appears that such person, establishment, firm, or corporation so engaging or practicing such occupation is licensed, the injunction shall be issued, and such person, firm, or corporation shall be perpetually enjoined from engaging in such activities throughout the state.
- 324.940. 1. The division may refuse to issue or renew or may suspend any license required under sections 324.900 to 324.945 for one or any combination of causes stated in subsection 4 of this section. The division shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The division shall publish via electronic media and update on a weekly basis a list of valid statewide license holders, a list of current enforcement actions against license holders, and the procedures for filing grievances against licensees.
- 3. The permitting authority of each political subdivision may suspend a contractor's work in that political subdivision for a period of up to thirty days while a complaint is being forwarded by the permitting authority to the division for adjudication.

- 4. The division may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license required by sections 324.900 to 324.945 or any person who has failed to renew or has surrendered his or her license for any one or any combination of the following causes:
- (1) The final adjudication and finding of guilty, or the entering of a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions, or] duties [of any profession licensed or regulated by sections 324.900 to 324.945, for any offense an essential element of which is fraud, dishonesty, or an act of violence,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (2) Use of fraud, deception, misrepresentation, or bribery in securing any license issued under sections 324.900 to 324.945 or in obtaining permission to take any examination given or required under sections 324.900 to 324.945;
- (3) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation;
- (4) Incompetence, misconduct, gross negligence, fraud, misrepresentation, or dishonesty in the performance of the functions and duties of any profession licensed or regulated by sections 324.900 to 324.945;
- (5) Violation of, or assisting or enabling any person to violate, any provision of sections 324.900 to 324.945 or any lawful rule adopted under sections 324.900 to 324.945;
 - (6) Impersonation of any person holding a license or allowing any person to use his or her license;
 - (7) Final adjudication of a person as insane or incompetent by a court of competent jurisdiction;
- (8) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 324.900 to 324.945 who is not registered and currently eligible to practice under sections 324.900 to 324.945;
- (9) Issuance of a certificate of registration or authority, permit, or license based upon a material mistake of fact.
- 5. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds provided in subsection 4 of this section for disciplinary action are met, the division may, singly or in combination, censure or place the person named in the complaint on probation with such terms and conditions as the division deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit.
- 6. An individual whose license has been revoked shall wait at least one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the division after compliance with all requirements of sections 324.900 to 324.945 relative to the previous licensing of the applicant.
 - 324.1112. 1. The board may deny a request for a license if the applicant:
- (1) Has committed any act which, if committed by a licensee, would be grounds for the suspension or revocation of a license under the provisions of sections 324.1100 to 324.1148;
- (2) Has been convicted of or entered a plea of guilty or nolo contendere [to a felony offense, including the receiving of a suspended imposition of sentence following a plea or finding of guilty to a felony offense;
- (3) Has been convicted of or entered a plea of guilty or nolo contendere to a misdemeanor offense-involving moral turpitude, including receiving a suspended imposition of sentence following a plea of guilty to a misdemeanor offense] in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not a sentence has been imposed;
- [(4)] (3) Has been refused a license under sections 324.1100 to 324.1148 or had a license revoked or denied in this state or any other state;
- [(5)] (4) Has falsified or willfully misrepresented information in an employment application, records of evidence, or in testimony under oath;
 - [(6)] (5) Has been dependent on or abused alcohol or drugs; or
 - [(7)] **(6)** Has used, possessed, or trafficked in any illegal substance;
- [(8)] (7) While unlicensed, committed or aided and abetted the commission of any act for which a license is required by sections 324.1100 to 324.1148 after August 28, 2007; or
 - [(9)] (8) Knowingly made any false statement in the application to the board.

- 2. The board shall consider any evidence of the applicant's rehabilitation when considering a request for licensure.
- 324.1118. A private investigator agency or private fire investigator agency shall not hire an individual, who is not licensed as a private investigator or private fire investigator, as an employee if the individual:
- (1) Has committed any act which, if committed by a licensee, would be grounds for the suspension or revocation of a license under the provisions of sections 324.1100 to 324.1148;
 - (2) Within two years prior to the application date:
- (a) Has been convicted of or entered a plea of guilty or nolo contendere [to a felony offense, including the receiving of a suspended imposition of sentence following a plea or finding of guilty to a felony offense;
- (b) Has been convicted of or entered a plea of guilty or nolo contendere to a misdemeanor offense-involving moral turpitude, including receiving a suspended imposition of sentence following a plea of guilty to a misdemeanor offense] in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not a sentence has been imposed;
- [(e)] (b) Has falsified or willfully misrepresented information in an employment application, records of evidence, or in testimony under oath;
 - [(d)] (c) Has been dependent on or abused alcohol or drugs; or
 - [(e)] (d) Has used, possessed, or trafficked in any illegal substance;
- (3) Has been refused a license under the provisions of sections 324.1100 to 324.1148 or had a license revoked, denied, or refused in this state or in any other state;
- (4) While unlicensed, committed or aided and abetted the commission of any act for which a license is required by sections 324.1100 to 324.1148 after August 28, 2007; or
 - (5) Knowingly made any false statement in the application.
- 327.131. Any person may apply to the board for licensure as an architect who is over the age of twenty-one, [is of good moral character,] has acquired an accredited degree from an accredited degree program from a school of architecture, holds a certified Intern Development Program (IDP) record with the National Council of Architectural Registration Boards, and has taken and passed all divisions of the Architect Registration Examination.
- 327.221. Any person may apply to the board for licensure as a professional engineer [who is of good moral character, and] who is a graduate of and holds a degree in engineering from an accredited school of engineering, or who possesses an education which includes at the minimum a baccalaureate degree in engineering, and which in the opinion of the board, equals or exceeds the education received by a graduate of an accredited school, and has acquired at least four years of satisfactory engineering experience, after such person has graduated and has received a degree or education as provided in this section; provided that the board shall by rule provide what shall constitute satisfactory engineering experience based upon recognized education and training equivalents, but in any event such rule shall provide that no more than one year of satisfactory postgraduate work in engineering subjects and that each year of satisfactory teaching of engineering subjects accomplished after a person has graduated from and has received a degree from an accredited school of engineering or after receiving an education as provided in this section shall count as equivalent years of satisfactory engineering experience.
- 327.312. 1. Any person may apply to the board for enrollment as a land surveyor-in-training [who is of good moral character,] who is a high school graduate, or who holds a Missouri certificate of high school equivalence (GED), and either:
- (1) Has graduated and received a baccalaureate degree in an approved curriculum as defined by board regulation which shall include at least twelve semester hours of approved surveying course work as defined by board regulation of which at least two semester hours shall be in the legal aspects of boundary surveying; or
- (2) Has passed at least sixty hours of college credit which shall include credit for at least twenty semester hours of approved surveying course work as defined by board regulation of which at least two semester hours shall be in legal aspects of boundary surveying and present evidence satisfactory to the board that in addition thereto such person has at least one year of combined professional office and field experience in land surveying projects under the immediate personal supervision of a professional land surveyor; or
- (3) Has passed at least twelve semester hours of approved surveying course work as defined by board regulation of which at least two semester hours shall be in legal aspects of land surveying and in addition thereto has at least two years of combined professional office and field experience in land surveying projects under the

immediate personal supervision of a professional land surveyor. Pursuant to this provision, not more than one year of satisfactory postsecondary education work shall count as equivalent years of satisfactory land surveying work as aforementioned.

- 2. The board shall issue a certificate of completion to each applicant who satisfies the requirements of the aforementioned land surveyor-in-training program and passes such examination or examinations as shall be required by the board.
- 327.381. The board may license, in its discretion, any architect, professional engineer, professional land surveyor, or professional landscape architect licensed in another state or territory of the United States, province of Canada, or in another country, when such applicant has qualifications which are at least equivalent to the requirements for licensure as an architect, professional engineer, professional land surveyor, or professional landscape architect in this state, and provided further that the board may establish by rule the conditions under which it shall require any such applicant to take any examination it considers necessary, [and provided further that the board is satisfied by proof adduced by such applicant that the applicant is of good moral character,] and provided further that any such application is accompanied by the required fee.
- 327.441. 1. The board may refuse to issue any license or certificate of authority required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license or certificate of authority required by this chapter or any person who has failed to renew or has surrendered such person's license or certificate of authority, for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any license or certificate of authority issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter:
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Impersonation of any person holding a license or certificate of authority, or allowing any person to use his or her license or certificate of authority, or diploma from any school;
- (8) Disciplinary action against the holder of a license or a certificate of authority, or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not licensed and currently eligible to practice pursuant to this chapter;
 - (11) Issuance of a professional license or a certificate of authority based upon a material mistake of fact;
- (12) Failure to display a valid license or certificate of authority if so required by this chapter or any rule promulgated pursuant to this chapter;
 - (13) Violation of any professional trust or confidence;
 - (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public

or persons to whom the advertisement or solicitation is primarily directed.

- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or order a civil penalty under section 327.077, or revoke the license or certificate of authority of the person named in the complaint.
- 327.612. Any person who [is of good moral character,] has attained the age of twenty-one years, and has a degree in landscape architecture from an accredited school of landscape architecture and has acquired at least three years satisfactory landscape architectural experience after acquiring such a degree may apply to the board for licensure as a professional landscape architect.
- 328.075. 1. Any person desiring to practice as an apprentice for barbering in this state shall apply to the board, shall be registered as an apprentice with the board, and shall pay the appropriate fees prior to beginning their apprenticeship. Barber apprentices [shall be of good moral character and] shall be at least seventeen years of age.
- 2. Any person desiring to act as an apprentice supervisor for barbering in this state shall first possess a license to practice the occupation of barbering, apply to the board, pay the appropriate fees, complete an eight-hour apprentice supervision instruction course certified by the board, and be issued a license as a barber apprentice supervisor prior to supervising barber apprentices.
- 3. The board may promulgate rules establishing the criteria for the supervision and training of barber apprentices.
- 4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.
- 328.150. 1. The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered his certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any

school;

- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact:
- (12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated hereunder;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit.
- 329.140. 1. The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use or illegal possession of any controlled substance, as defined in chapter 195; use of an alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetence, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school;
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;

- (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not licensed and currently eligible to practice under this chapter;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
 - (12) Failure to display a valid license if so required by this chapter or any rule promulgated hereunder;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit.
- 4. The board, acting upon its own knowledge or written or verified complaint filed by any person, may discipline a person as provided in subsections 1 to 3 of this section or the board may bring an action to enjoin any person, firm or corporation from engaging in an occupation regulated by the provisions of this chapter, if such person, firm or corporation without being licensed to do so by the board, engages in or practices an occupation licensed pursuant to this chapter. The action shall be brought in the county in which such person resides, or, in the case of a firm or corporation, where the firm or corporation maintains its principal office; and, unless it appears that such person, firm or corporation so engaging or practicing such occupation is licensed, the injunction shall be issued, and such person, firm or corporation shall be perpetually enjoined from engaging in such activities throughout the state.
- 331.030. 1. No person shall engage in the practice of chiropractic without having first secured a chiropractic license as provided in this chapter.
- 2. Any person desiring to procure a license authorizing the person to practice chiropractic in this state shall make application on the form prescribed by the board. The application shall contain a statement that it is made under oath or affirmation and that representations contained thereon are true and correct to the best knowledge and belief of the person signing the application, subject to the penalties of making a false affidavit or declaration, and shall give the applicant's name, address, age, sex, name of chiropractic schools or colleges which the person attended or of which the person is a graduate, and such other reasonable information as the board may require. The applicant shall give evidence satisfactory to the board of the successful completion of the educational requirements of this chapter, [that the applicant is of good moral character,] and that the chiropractic school or college of which the applicant is a graduate is teaching chiropractic in accordance with the requirements of this chapter. The board may make a final determination as to whether or not the school from which the applicant graduated is so teaching.
- 3. Before an applicant shall be eligible for licensure, the applicant shall furnish evidence satisfactory to the board that the applicant has received the minimum number of semester credit hours, as required by the Council on Chiropractic Education, or its successor, prior to beginning the doctoral course of study in chiropractic. The minimum number of semester credit hours applicable at the time of enrollment in a doctoral course of study must be in those subjects, hours and course content as may be provided for by the Council on Chiropractic Education or, in the absence of the Council on Chiropractic Education or its provision for such subjects, such hours and course content as adopted by rule of the board; however in no event shall fewer than ninety semester credit hours be accepted as the minimum number of hours required prior to beginning the doctoral course of study in chiropractic. The examination applicant shall also provide evidence satisfactory to the board of having graduated from a chiropractic college having status with the Commission on Accreditation or its successor. Any senior student in a chiropractic college having status with the Commission on Accreditation on the Council on Chiropractic Education or its successor may take a practical examination administered or approved by the board under such requirements and conditions as are adopted by the board by rule, but no license shall be issued until all of the requirements for licensure have been met.
- 4. Each applicant shall pay upon application an application or examination fee. All moneys collected pursuant to the provisions of this chapter shall be nonrefundable and shall be collected by the director of the division of professional registration who shall transmit it to the department of revenue for deposit in the state treasury to the credit of the chiropractic board fund. Any person failing to pass a practical examination administered or approved

by the board may be reexamined upon fulfilling such requirements, including the payment of a reexamination fee, as the board may by rule prescribe.

- 5. Every applicant for licensure by examination shall have taken and successfully passed all required and optional parts of the written examination given by the National Board of Chiropractic Examiners, including the written clinical competency examination, under such conditions as established by rule of the board, and all applicants for licensure by examination shall successfully pass a practical examination administered or approved by the board and a written examination testing the applicant's knowledge and understanding of the laws and regulations regarding the practice of chiropractic in this state. The board shall issue to each applicant who meets the standards and successful completion of the examinations, as established by rule of the board, a license to practice chiropractic. The board shall not recognize any correspondence work in any chiropractic school or college as credit for meeting the requirements of this chapter.
- 6. The board shall issue a license without examination to persons who have been regularly licensed to practice chiropractic in any foreign country, provided that the regulations for securing a license in the other country are equivalent to those required for licensure in the state of Missouri, when the applicant furnishes satisfactory evidence that the applicant has continuously practiced chiropractic for at least one year immediately preceding the applicant's application to the board [and that the applicant is of good moral character], and upon the payment of the reciprocity license fee as established by rule of the board. The board may require an applicant to successfully complete the Special Purposes Examination for Chiropractic (SPEC) administered by the National Board of Chiropractic Examiners if the requirements for securing a license in the other country are not equivalent to those required for licensure in the state of Missouri at the time application is made for licensure under this subsection.
- 7. Any applicant who has failed any portion of the practical examination administered or approved by the board three times shall be required to return to an accredited chiropractic college for a semester of additional study in the subjects failed, as provided by rule of the board.
- 8. A chiropractic physician currently licensed in Missouri shall apply to the board for certification prior to engaging in the practice of meridian therapy/acupressure/acupuncture. Each such application shall be accompanied by the required fee. The board shall establish by rule the minimum requirements for the specialty certification under this subsection. "Meridian therapy/acupressure/acupuncture" shall mean methods of diagnosing and the treatment of a patient by stimulating specific points on or within the body by various methods including but not limited to manipulation, heat, cold, pressure, vibration, ultrasound, light, electrocurrent, and short-needle insertion for the purpose of obtaining a biopositive reflex response by nerve stimulation.
- 9. The board may through its rulemaking process authorize chiropractic physicians holding a current Missouri license to apply for certification in a specialty as the board may deem appropriate and charge a fee for application for certification, provided that:
- (1) The board establishes minimum initial and continuing educational requirements sufficient to ensure the competence of applicants seeking certification in the particular specialty; and
- (2) The board shall not establish any provision for certification of licensees in a particular specialty which is not encompassed within the practice of chiropractic as defined in section 331.010.
- 331.060. 1. The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered his certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;

- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from school;
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
- (12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated hereunder;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed. False, misleading or deceptive advertisements or solicitations shall include, but not be limited to:
- (a) Promises of cure, relief from pain or other physical or mental condition, or improved physical or mental health:
 - (b) Any self-laudatory statement;
- (c) Any misleading or deceptive statement offering or promising a free service. Nothing herein shall be construed to make it unlawful to offer a service for no charge if the offer is announced as part of a full disclosure of routine fees including consultation fees;
- (d) Any misleading or deceptive claims of patient cure, relief or improved condition; superiority in service, treatment or materials; new or improved service, treatment or material, or reduced costs or greater savings. Nothing herein shall be construed to make it unlawful to use any such claim if it is readily verifiable by existing documentation, data or other substantial evidence. Any claim which exceeds or exaggerates the scope of its supporting documentation, data or evidence is misleading or deceptive;
- (e) Failure to use the term "chiropractor", "doctor of chiropractic", "chiropractic physician", or "D.C." in any advertisement, solicitation, sign, letterhead, or any other method of addressing the public;
- (f) Attempting to attract patronage in any manner which castigates, impugns, disparages, discredits or attacks other healing arts and sciences or other chiropractic physicians;
- (15) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;
- (16) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof;
 - (17) Fails to maintain a chiropractic office in a safe and sanitary condition;
 - (18) Engaging in unprofessional or improper conduct in the practice of chiropractic;
- (19) Administering or prescribing any drug or medicine or attempting to practice medicine, surgery, or osteopathy within the meaning of chapter 334;
- (20) Being unable to practice as a chiropractic physician with reasonable skill and safety to patients because of one of the following: professional incompetency; illness, drunkenness, or excessive use of drugs, narcotics, or chemicals; any mental or physical condition. In enforcing this subdivision the board shall, after a hearing before the board, upon a finding of probable cause, require the chiropractor for the purpose of establishing his competency to practice as a chiropractic physician to submit to a reexamination, which shall be conducted in accordance with rules adopted for this purpose by the board, including rules to allow the examination of the chiropractic physician's professional competence by at least three chiropractic physicians, or to submit to a mental or physical examination or combination thereof by at least three physicians. One examiner shall be selected by the

chiropractic physician compelled to take the examination, one selected by the board, and one shall be selected by the two examiners so selected. Notice of the physical or mental examination shall be given by personal service or certified mail. Failure of the chiropractic physician to submit to an examination when directed shall constitute an admission of the allegations against him, unless the failure was due to circumstances beyond his control. A chiropractic physician whose right to practice has been affected under this subdivision shall, at reasonable intervals, be afforded an opportunity to demonstrate that he can resume competent practice with reasonable skill and safety to patients.

- (a) In any proceeding under this subdivision, neither the record of proceedings nor the orders entered by the board shall be used against a chiropractic physician in any other proceeding. Proceedings under this subdivision shall be conducted by the board without the filing of a complaint with the administrative hearing commission;
- (b) When the board finds any person unqualified because of any of the grounds set forth in this subdivision, it may enter an order imposing one or more of the following: denying his application for a license; permanently withholding issuance of a license; administering a public or private reprimand; suspending or limiting or restricting his license to practice as a chiropractic physician for a period of not more than five years; revoking his license to practice as a chiropractic physician; requiring him to submit to the care, counseling or treatment of physicians designated by the chiropractic physician compelled to be treated. For the purpose of this subdivision, "license" includes the certificate of registration, or license, or both, issued by the board.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination:
- (1) Censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed five years; or
 - (2) May suspend the license, certificate or permit for a period not to exceed three years; or
 - (3) Revoke the license, certificate or permit.
- 4. If at any time after disciplinary sanctions have been imposed under this section or under any provision of this chapter, the licensee removes himself from the state of Missouri, ceases to be currently licensed under the provisions of this chapter, or fails to keep the Missouri state board of chiropractic examiners advised of his current place of business and residence, the time of his absence, or unlicensed status, or unknown whereabouts shall not be deemed or taken as any part of the time of discipline so imposed.
- 332.231. Any person [who is of good moral character and reputation and] who has satisfactorily completed a course in dental hygiene in an accredited dental hygiene school may apply to the board for examination and registration as a dental hygienist in Missouri.
- 332.251. 1. Each applicant for examination as a dental hygienist shall, after the board has determined that he is a person of good moral character and reputation, appear before the board at the time and place specified by the board in a written notice to each such applicant. The fee accompanying the application as provided in section 332.241 shall not be refunded to any applicant who fails to appear at the time and place so specified, but the board for good cause shown, as defined by rule, may permit any applicant to take the examination or examinations at a later time without paying an additional fee.
- 2. The board shall determine and specify by rule whether dental hygienist examinations shall be written or oral or clinical or all three, but in any event the examination shall be of such form and of such content and character as to thoroughly test the qualifications of the applicant to practice as a dental hygienist in Missouri. Completion of the national board theoretical examination with scores acceptable to the board, as promulgated by rule, is a prerequisite to taking the dental hygienist examinations.
- 3. Any applicant who passes the dental hygienist examination or examinations with the average grade specified in a rule promulgated by the board shall be entitled to registration as a dental hygienist in Missouri, and shall receive a certificate of registration. Irrespective of the fact that an applicant may have made passing grades on his examinations, he shall not be entitled to a certificate of registration as a dental hygienist if the board finds that at any time prior to the issuance of the certificate the applicant has cheated on his examination or examinations, or has made false or misleading statements in any application filed for such examination with intent to deceive the board [- or that he is not a person of good moral character and reputation].
- 4. The board shall determine and specify by rule the number of times an applicant may fail all or a portion of the dental hygiene examinations without completing additional education in an accredited dental hygiene school,

and shall specify by rule the type and amount of additional education which shall be required of an applicant, which type and amount may vary depending upon the failed portions of the dental hygiene examinations. However, no applicant shall be refused permission to take the dental hygiene examinations twice without completing additional education, nor shall additional education be required if the applicant only fails an examination over Missouri laws.

332.281. The board shall grant without examination a certificate of registration and license to a dental hygienist who has been licensed in another state for at least two consecutive years immediately preceding his application to practice in Missouri if the board is satisfied by proof adduced by the applicant that his qualifications are at least equivalent to the requirements for initial registration as a dental hygienist in Missouri under the provisions of this chapter [and that he is of good moral character and reputation]; provided that the board may by rule require an applicant under this section to take any examination over Missouri laws given to dental hygienist initially seeking licensure under section 332.251 and to take a practical examination if his licensure in any state was ever denied, revoked or suspended for incompetency or inability to practice in a safe manner, or if he has failed any practical examination given as a prerequisite to licensure as a dental hygienist in any state. Any such dental hygienist applying to be so registered and licensed shall accompany his application with a fee not greater than the dental hygienist examination and license fees and if registered and licensed shall renew his license as provided in section 332.261.

332.291. Any person registered and currently licensed as a dental hygienist [, who is of good moral-
character,] who has been practicing as a dental hygienist in Missouri immediately preceding the date of his
application under the continuous supervision of a registered and currently licensed dentist in Missouri, may apply to
the board for a certificate to be signed and attested by a designee of the board and bearing the board's seal, certifying
that the holder is a person of good moral character, that he was registered and licensed in Missouri as a dental
hygienist on the day of, 20, and has been practicing as a dental hygienist continuously under
the supervision of a duly registered and currently licensed dentist in Missouri for year(s) immediately
preceding the date of the certificate, and that he has represented to the board that he intends to apply to practice as a
dental hygienist in the state of; provided that the required fee shall accompany each application.

- 333.041. 1. Each applicant for a license to practice funeral directing shall furnish evidence to establish to the satisfaction of the board that he or she is[÷
- (1)] at least eighteen years of age, and possesses a high school diploma, a general equivalency diploma, or equivalent thereof, as determined, at its discretion, by the board [; and

(2) A person of good moral character].

- 2. Every person desiring to enter the profession of embalming dead human bodies within the state of Missouri and who is enrolled in a program accredited by the American Board of Funeral Service Education, any successor organization, or other accrediting entity as approved by the board shall register with the board as a practicum student upon the form provided by the board. After such registration, a student may assist, under the direct supervision of Missouri licensed embalmers and funeral directors, in Missouri licensed funeral establishments, while serving his or her practicum. The form for registration as a practicum student shall be accompanied by a fee in an amount established by the board.
- 3. Each applicant for a license to practice embalming shall furnish evidence to establish to the satisfaction of the board that he or she:
- (1) Is at least eighteen years of age, and possesses a high school diploma, a general equivalency diploma, or equivalent thereof, as determined, at its discretion, by the board;

(2) [Is a person of good moral character;

- (3) Has completed a funeral service education program accredited by the American Board of Funeral Service Education, any successor organization, or other accrediting entity as approved by the board. If an applicant does not complete all requirements for licensure within five years from the date of his or her completion of an accredited program, his or her registration as an apprentice embalmer shall be automatically cancelled. The applicant shall be required to file a new application and pay applicable fees. No previous apprenticeship shall be considered for the new application;
- [(4)] (3) Upon due examination administered by the board, is possessed of a knowledge of the subjects of embalming, anatomy, pathology, bacteriology, mortuary administration, chemistry, restorative art, together with statutes, rules and regulations governing the care, custody, shelter and disposition of dead human bodies and the transportation thereof or has passed the national board examination of the Conference of Funeral Service Examining Boards. If any applicant fails to pass the state examination, he or she may retake the examination at the next regular

examination meeting. The applicant shall notify the board office of his or her desire to retake the examination at least thirty days prior to the date of the examination. Each time the examination is retaken, the applicant shall pay a new examination fee in an amount established by the board;

- [(5)] (4) Has been employed full time in funeral service in a licensed funeral establishment and has personally embalmed at least twenty-five dead human bodies under the personal supervision of an embalmer who holds a current and valid Missouri embalmer's license during an apprenticeship of not less than twelve consecutive months. "Personal supervision" means that the licensed embalmer shall be physically present during the entire embalming process in the first six months of the apprenticeship period and physically present at the beginning of the embalming process and available for consultation and personal inspection within a period of not more than one hour in the remaining six months of the apprenticeship period. All transcripts and other records filed with the board shall become a part of the board files.
- 4. If the applicant does not complete the application process within the five years after his or her completion of an approved program, then he or she must file a new application and no fees paid previously shall apply toward the license fee.
- 5. Examinations required by this section and section 333.042 shall be held at least twice a year at times and places fixed by the board. The board shall by rule and regulation prescribe the standard for successful completion of the examinations.
- 6. Upon establishment of his or her qualifications as specified by this section or section 333.042, the board shall issue to the applicant a license to practice funeral directing or embalming, as the case may require, and shall register the applicant as a duly licensed funeral director or a duly licensed embalmer. Any person having the qualifications required by this section and section 333.042 may be granted both a license to practice funeral directing and to practice embalming.
- 7. The board shall, upon request, waive any requirement of this chapter and issue a temporary funeral director's license, valid for six months, to the surviving spouse or next of kin or the personal representative of a licensed funeral director, or to the spouse, next of kin, employee or conservator of a licensed funeral director disabled because of sickness, mental incapacity or injury.
- 334.414. 1. The board shall issue a certificate of registration to any applicant that meets the qualifications for an anesthesiologist assistant and that has paid the required fees.
 - 2. The board shall promulgate rules and regulations pertaining to:
- (1) Establishing application forms to be furnished to all persons seeking registration pursuant to sections 334.400 to 334.430;
- (2) Accepting certification by the National Commission on Certification of Anesthesiologist Assistants or its successor in lieu of examinations for applicants for registration pursuant to sections 334.400 to 334.430;
- (3) Determining the form and design of the registration to be issued pursuant to sections 334.400 to 334.430;
- (4) Setting the amount of the fees for registration, licensure, and renewal pursuant to sections 334.400 to 334.430. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the provisions of sections 334.400 to 334.430;
- (5) Keeping a record of all of its proceedings regarding sections 334.400 to 334.430 and of all anesthesiologist assistants registered in this state.

No rule or portion of a rule promulgated pursuant to the authority of sections 334.400 to 334.430 shall become effective unless it has been promulgated pursuant to chapter 536.

- 3. The board shall have the authority to:
- (1) Issue subpoenas to compel witnesses to testify or produce evidence in proceedings to deny, suspend, or revoke registration; and
 - (2) Establish guidelines for anesthesiologist assistants pursuant to sections 334.400 to 334.430.
- 4. The board may refuse to issue, suspend, revoke, or renew any certificate of registration or authority, permit, or license required pursuant to sections 334.400 to 334.430 for one or any combination of causes stated in subsection 5 of this section. The board shall notify the applicant in writing of the reasons for the refusal, suspension, or revocation and shall advise the applicant of the right to file a complaint with the administrative hearing commission as provided by chapter 621.
 - 5. The board may cause a complaint to be filed with the administrative hearing commission as provided by

chapter 621 against any holder of any certificate of registration or authority, permit, or license required pursuant to sections 334.400 to 334.430 or against any person who has failed to renew or has surrendered a certificate of registration or authority, permit, or license for any one or any combination of the following causes:

- (1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of an anesthesiologist assistant;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions, or] duties [of an anesthesiologist assistant, for any offense for which an essential element is fraud, dishonesty, or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation, or bribery in securing any certificate of registration or authority, permit or license issued pursuant to sections 334.400 to 334.430 or in obtaining permission to take any examination given or required pursuant to sections 334.400 to 334.430;
- (4) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation, or dishonesty in the performance of the functions and duties of an anesthesiologist assistant;
- (6) Violation of, or assisting or enabling any person to violate any provision of sections 334.400 to 334.430 or any lawful rule or regulation adopted pursuant to sections 334.400 to 334.430;
- (7) Impersonation of any person holding a certificate of registration or authority, permit, or license, or allowing any person to use a certificate of registration or authority, permit, license or diploma from any school;
- (8) Disciplinary action against the holder of a license or other right relating to the practice of an anesthesiologist assistant granted by another state, territory, federal agency, or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) Final adjudication of insanity or incompetency by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice as an anesthesiologist assistant who is not registered and currently eligible to practice pursuant to sections 334.400 to 334.430;
- (11) Issuance of a certificate of registration or authority, permit, or license based upon a material mistake of fact:
 - (12) Violation of any professional trust or confidence;
 - (13) Violation of the ethical standards for an anesthesiologist assistant as defined by board rule; or
- (14) Violation of chapter 195 or rules and regulations of this state, any other state, or the federal government.
- 6. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 5 of this section, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation with such terms and conditions as the board deems appropriate for a period not to exceed ten years, or suspend his or her license for a period not to exceed seven years, or revoke his or her license, certificate, or permit.
- 7. An individual whose license has been revoked shall wait at least one year from the date of revocation to apply for relicensure and shall not be eligible for a temporary license. Relicensure shall be at the discretion of the board after compliance with all requirements of sections 334.400 to 334.430.
- 8. Any person who violates any of the provisions of sections 334.400 to 334.430 is guilty of class A misdemeanor.
- 334.530. 1. A candidate for license to practice as a physical therapist shall furnish evidence of such person's [good moral character and the person's] educational qualifications by submitting satisfactory evidence of completion of a program of physical therapy education approved as reputable by the board. A candidate who presents satisfactory evidence of the person's graduation from a school of physical therapy approved as reputable by the American Medical Association or, if graduated before 1936, by the American Physical Therapy Association, or if graduated after 1988, the Commission on Accreditation for Physical Therapy Education or its successor, is deemed to have complied with the educational qualifications of this subsection.
- 2. Persons desiring to practice as physical therapists in this state shall appear before the board at such time and place as the board may direct and be examined as to their fitness to engage in such practice. Applications for examination shall be in writing, on a form furnished by the board and shall include evidence satisfactory to the

board that the applicant possesses the qualifications set forth in subsection 1 of this section. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the applicant, subject to the penalties of making a false affidavit or declaration.

- 3. The examination of qualified candidates for licenses to practice physical therapy shall test entry-level competence as related to physical therapy theory, examination and evaluation, physical therapy diagnosis, prognosis, treatment, intervention, prevention, and consultation.
- 4. The examination shall embrace, in relation to the human being, the subjects of anatomy, chemistry, kinesiology, pathology, physics, physiology, psychology, physical therapy theory and procedures as related to medicine, surgery and psychiatry, and such other subjects, including medical ethics, as the board deems useful to test the fitness of the candidate to practice physical therapy.
- 5. The applicant shall pass a test administered by the board on the laws and rules related to the practice of physical therapy in Missouri.
- 334.613. 1. The board may refuse to issue or renew a license to practice as a physical therapist or physical therapist assistant for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621. As an alternative to a refusal to issue or renew a license to practice as a physical therapist or physical therapist assistant, the board may, at its discretion, issue a license which is subject to probation, restriction, or limitation to an applicant for licensure for any one or any combination of causes stated in subsection 2 of this section. The board's order of probation, limitation, or restriction shall contain a statement of the discipline imposed, the basis therefor, the date such action shall become effective, and a statement that the applicant has thirty days to request in writing a hearing before the administrative hearing commission. If the board issues a probationary, limited, or restricted license to an applicant for licensure, either party may file a written petition with the administrative hearing commission within thirty days of the effective date of the probationary, limited, or restricted license seeking review of the board's determination. If no written request for a hearing is received by the administrative hearing commission within the thirty-day period, the right to seek review of the board's decision shall be considered as waived.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of a license to practice as a physical therapist or physical therapist assistant who has failed to renew or has surrendered his or her license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of a physical therapist or physical therapist assistant;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [ef], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions, or] duties [of a physical therapist orphysical therapist assistant, for any offense an essential element of which is fraud, dishonesty, or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation, or bribery in securing any certificate of registration or authority, permit, or license issued under this chapter or in obtaining permission to take any examination given or required under this chapter;
- (4) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct, or unprofessional conduct in the performance of the functions or duties of a physical therapist or physical therapist assistant, including but not limited to the following:
- (a) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation; willfully and continually overcharging or overtreating patients; or charging for sessions of physical therapy which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient's records;
- (b) Attempting, directly or indirectly, by way of intimidation, coercion, or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;
 - (c) Willfully and continually performing inappropriate or unnecessary treatment or services;
- (d) Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience, or licensure to perform such responsibilities;
- (e) Misrepresenting that any disease, ailment, or infirmity can be cured by a method, procedure, treatment, medicine, or device;

- (f) Performing services which have been declared by board rule to be of no physical therapy value;
- (g) Final disciplinary action by any professional association, professional society, licensed hospital or medical staff of the hospital, or physical therapy facility in this or any other state or territory, whether agreed to voluntarily or not, and including but not limited to any removal, suspension, limitation, or restriction of the person's professional employment, malpractice, or any other violation of any provision of this chapter;
- (h) Administering treatment without sufficient examination, or for other than medically accepted therapeutic or experimental or investigative purposes duly authorized by a state or federal agency, or not in the course of professional physical therapy practice;
- (i) Engaging in or soliciting sexual relationships, whether consensual or nonconsensual, while a physical therapist or physical therapist assistant/patient relationship exists; making sexual advances, requesting sexual favors, or engaging in other verbal conduct or physical contact of a sexual nature with patients or clients;
- (j) Terminating the care of a patient without adequate notice or without making other arrangements for the continued care of the patient;
- (k) Failing to furnish details of a patient's physical therapy records to treating physicians, other physical therapists, or hospitals upon proper request; or failing to comply with any other law relating to physical therapy records:
- (l) Failure of any applicant or licensee, other than the licensee subject to the investigation, to cooperate with the board during any investigation;
- (m) Failure to comply with any subpoena or subpoena duces tecum from the board or an order of the board;
 - (n) Failure to timely pay license renewal fees specified in this chapter;
 - (o) Violating a probation agreement with this board or any other licensing agency;
- (p) Failing to inform the board of the physical therapist's or physical therapist assistant's current telephone number, residence, and business address;
- (q) Advertising by an applicant or licensee which is false or misleading, or which violates any rule of the board, or which claims without substantiation the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other physical therapist or physical therapist assistant. An applicant or licensee shall also be in violation of this provision if the applicant or licensee has a financial interest in any organization, corporation, or association which issues or conducts such advertising;
- (5) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health of a patient or the public; or incompetency, gross negligence, or repeated negligence in the performance of the functions or duties of a physical therapist or physical therapist assistant. For the purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the applicant's or licensee's profession;
- (6) Violation of, or attempting to violate, directly or indirectly, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule adopted under this chapter;
- (7) Impersonation of any person licensed as a physical therapist or physical therapist assistant or allowing any person to use his or her license or diploma from any school;
- (8) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation, or other final disciplinary action against a physical therapist or physical therapist assistant for a license or other right to practice as a physical therapist or physical therapist assistant by another state, territory, federal agency or country, whether or not voluntarily agreed to by the licensee or applicant, including but not limited to the denial of licensure, surrender of the license, allowing the license to expire or lapse, or discontinuing or limiting the practice of physical therapy while subject to an investigation or while actually under investigation by any licensing authority, medical facility, branch of the Armed Forces of the United States of America, insurance company, court, agency of the state or federal government, or employer;
 - (9) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice who is not licensed and currently eligible to practice under this chapter; or knowingly performing any act which in any way aids, assists, procures, advises, or encourages any person to practice physical therapy who is not licensed and currently eligible to practice under this chapter;
- (11) Issuance of a license to practice as a physical therapist or physical therapist assistant based upon a material mistake of fact;
- (12) Failure to display a valid license pursuant to practice as a physical therapist or physical therapist assistant;
 - (13) Knowingly making, or causing to be made, or aiding, or abetting in the making of, a false statement in

any document executed in connection with the practice of physical therapy;

- (14) Soliciting patronage in person or by agents or representatives, or by any other means or manner, under the person's own name or under the name of another person or concern, actual or pretended, in such a manner as to confuse, deceive, or mislead the public as to the need or necessity for or appropriateness of physical therapy services for all patients, or the qualifications of an individual person or persons to render, or perform physical therapy services;
- (15) Using, or permitting the use of, the person's name under the designation of "physical therapist", "physiotherapist", "registered physical therapist", "P.T.", "P.T.T.", "P.T.T.", "D.P.T.", "M.P.T." or "R.P.T.", "physical therapist assistant", "P.T.A.", "L.P.T.A.", "C.P.T.A.", or any similar designation with reference to the commercial exploitation of any goods, wares or merchandise;
- (16) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment under chapter 208 or chapter 630 or for payment from Title XVIII or Title XIX of the Social Security Act;
- (17) Failure or refusal to properly guard against contagious, infectious, or communicable diseases or the spread thereof; maintaining an unsanitary facility or performing professional services under unsanitary conditions; or failure to report the existence of an unsanitary condition in any physical therapy facility to the board, in writing, within thirty days after the discovery thereof;
- (18) Any candidate for licensure or person licensed to practice as a physical therapist or physical therapist assistant paying or offering to pay a referral fee or, notwithstanding section 334.010 to the contrary, practicing or offering to practice professional physical therapy independent of the prescription and direction of a person licensed and registered as a physician and surgeon under this chapter, as a physician assistant under this chapter, as a chiropractor under chapter 331, as a dentist under chapter 332, as a podiatrist under chapter 330, as an advanced practice registered nurse under chapter 335, or any licensed and registered physician, chiropractor, dentist, podiatrist, or advanced practice registered nurse practicing in another jurisdiction, whose license is in good standing;
- (19) Any candidate for licensure or person licensed to practice as a physical therapist or physical therapist assistant treating or attempting to treat ailments or other health conditions of human beings other than by professional physical therapy and as authorized by sections 334.500 to 334.685;
- (20) A pattern of personal use or consumption of any controlled substance unless it is prescribed, dispensed, or administered by a physician who is authorized by law to do so;
 - (21) Failing to maintain adequate patient records under section 334.602;
- (22) Attempting to engage in conduct that subverts or undermines the integrity of the licensing examination or the licensing examination process, including but not limited to utilizing in any manner recalled or memorized licensing examination questions from or with any person or entity, failing to comply with all test center security procedures, communicating or attempting to communicate with any other examinees during the test, or copying or sharing licensing examination questions or portions of questions;
- (23) Any candidate for licensure or person licensed to practice as a physical therapist or physical therapist assistant who requests, receives, participates or engages directly or indirectly in the division, transferring, assigning, rebating or refunding of fees received for professional services or profits by means of a credit or other valuable consideration such as wages, an unearned commission, discount or gratuity with any person who referred a patient, or with any relative or business associate of the referring person;
- (24) Being unable to practice as a physical therapist or physical therapist assistant with reasonable skill and safety to patients by reasons of incompetency, or because of illness, drunkenness, excessive use of drugs, narcotics, chemicals, or as a result of any mental or physical condition. The following shall apply to this subdivision:
- (a) In enforcing this subdivision the board shall, after a hearing by the board, upon a finding of probable cause, require a physical therapist or physical therapist assistant to submit to a reexamination for the purpose of establishing his or her competency to practice as a physical therapist or physical therapist assistant conducted in accordance with rules adopted for this purpose by the board, including rules to allow the examination of the pattern and practice of such physical therapist's or physical therapist assistant's professional conduct, or to submit to a mental or physical examination or combination thereof by a facility or professional approved by the board;
- (b) For the purpose of this subdivision, every physical therapist and physical therapist assistant licensed under this chapter is deemed to have consented to submit to a mental or physical examination when directed in writing by the board;
- (c) In addition to ordering a physical or mental examination to determine competency, the board may, notwithstanding any other law limiting access to medical or other health data, obtain medical data and health records

relating to a physical therapist, physical therapist assistant or applicant without the physical therapist's, physical therapist assistant's or applicant's consent;

- (d) Written notice of the reexamination or the physical or mental examination shall be sent to the physical therapist or physical therapist assistant, by registered mail, addressed to the physical therapist or physical therapist assistant at the physical therapist's or physical therapist assistant's last known address. Failure of a physical therapist or physical therapist assistant to submit to the examination when directed shall constitute an admission of the allegations against the physical therapist or physical therapist assistant, in which case the board may enter a final order without the presentation of evidence, unless the failure was due to circumstances beyond the physical therapist's or physical therapist assistant's control. A physical therapist or physical therapist assistant whose right to practice has been affected under this subdivision shall, at reasonable intervals, be afforded an opportunity to demonstrate that the physical therapist or physical therapist assistant can resume the competent practice as a physical therapist or physical therapist assistant with reasonable skill and safety to patients;
- (e) In any proceeding under this subdivision neither the record of proceedings nor the orders entered by the board shall be used against a physical therapist or physical therapist assistant in any other proceeding. Proceedings under this subdivision shall be conducted by the board without the filing of a complaint with the administrative hearing commission;
- (f) When the board finds any person unqualified because of any of the grounds set forth in this subdivision, it may enter an order imposing one or more of the disciplinary measures set forth in subsection 3 of this section.
- 3. After the filing of such complaint before the administrative hearing commission, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds provided in subsection 2 of this section for disciplinary action are met, the board may, singly or in combination:
- (1) Warn, censure or place the physical therapist or physical therapist assistant named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten years;
- (2) Suspend the physical therapist's or physical therapist assistant's license for a period not to exceed three years;
- (3) Restrict or limit the physical therapist's or physical therapist assistant's license for an indefinite period of time;
 - (4) Revoke the physical therapist's or physical therapist assistant's license;
 - (5) Administer a public or private reprimand;
 - (6) Deny the physical therapist's or physical therapist assistant's application for a license;
 - (7) Permanently withhold issuance of a license;
- (8) Require the physical therapist or physical therapist assistant to submit to the care, counseling or treatment of physicians designated by the board at the expense of the physical therapist or physical therapist assistant to be examined:
- (9) Require the physical therapist or physical therapist assistant to attend such continuing educational courses and pass such examinations as the board may direct.
- 4. In any order of revocation, the board may provide that the physical therapist or physical therapist assistant shall not apply for reinstatement of the physical therapist's or physical therapist assistant's license for a period of time ranging from two to seven years following the date of the order of revocation. All stay orders shall toll this time period.
- 5. Before restoring to good standing a license issued under this chapter which has been in a revoked, suspended, or inactive state for any cause for more than two years, the board may require the applicant to attend such continuing medical education courses and pass such examinations as the board may direct.
- 6. In any investigation, hearing or other proceeding to determine a physical therapist's, physical therapist assistant's or applicant's fitness to practice, any record relating to any patient of the physical therapist, physical therapist assistant, or applicant shall be discoverable by the board and admissible into evidence, regardless of any statutory or common law privilege which such physical therapist, physical therapist assistant, applicant, record custodian, or patient might otherwise invoke. In addition, no such physical therapist, physical therapist assistant, applicant, or record custodian may withhold records or testimony bearing upon a physical therapist's, physical therapist assistant's, or applicant's fitness to practice on the grounds of privilege between such physical therapist, physical therapist assistant, applicant, or record custodian and a patient.
- 334.616. 1. A license issued under [this chapter] sections 334.500 to 334.687 by the Missouri state board of registration for the healing arts shall be automatically revoked at such time as the final trial proceedings are concluded whereby a licensee has been adjudicated and found guilty, or has entered a plea of guilty or nolo

contendere, in a [felony] criminal prosecution under the laws of [the state of Missouri, the laws of any other] any state, [or] the laws of the United States [of America], or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of their profession, or for any felony offense, an essential element of which is fraud, dishonesty or an act of violence, or for any felony offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed, or, upon the final and unconditional revocation of the license to practice their profession in another state or territory upon grounds for which revocation is authorized in this state following a review of the record of the proceedings and upon a formal motion of the state board of registration for the healing arts. The license of any such licensee shall be automatically reinstated if the conviction or the revocation is ultimately set aside upon final appeal in any court of competent jurisdiction.

- 2. Anyone who has been denied a license, permit, or certificate to practice in another state shall automatically be denied a license to practice in this state. However, the board of healing arts may set up other qualifications by which such person may ultimately be qualified and licensed to practice in Missouri.
- 334.655. 1. A candidate for licensure to practice as a physical therapist assistant shall furnish evidence of the person's [good moral character and of the person's] educational qualifications. The educational requirements for licensure as a physical therapist assistant are:
 - (1) A certificate of graduation from an accredited high school or its equivalent; and
- (2) Satisfactory evidence of completion of an associate degree program of physical therapy education accredited by the commission on accreditation of physical therapy education.
- 2. Persons desiring to practice as a physical therapist assistant in this state shall appear before the board at such time and place as the board may direct and be examined as to the person's fitness to engage in such practice. Applications for examination shall be on a form furnished by the board and shall include evidence satisfactory to the board that the applicant possesses the qualifications provided in subsection 1 of this section. Each application shall contain a statement that the statement is made under oath of affirmation and that its representations are true and correct to the best knowledge and belief of the person signing the statement, subject to the penalties of making a false affidavit or declaration.
- 3. The examination of qualified candidates for licensure to practice as physical therapist assistants shall embrace an examination which shall cover the curriculum taught in accredited associate degree programs of physical therapy assistant education. Such examination shall be sufficient to test the qualification of the candidates as practitioners.
- 4. The examination shall include, as related to the human body, the subjects of anatomy, kinesiology, pathology, physiology, physical therapy theory and procedures as related to medicine and such other subjects, including medical ethics, as the board deems useful to test the fitness of the candidate to practice as a physical therapist assistant.
- 5. The applicant shall pass a test administered by the board on the laws and rules related to the practice as a physical therapist assistant in this state.
- 6. The board shall license without examination any legally qualified person who is a resident of this state and who was actively engaged in practice as a physical therapist assistant on August 28, 1993. The board may license such person pursuant to this subsection until ninety days after the effective date of this section.
- 7. A candidate to practice as a physical therapist assistant who does not meet the educational qualifications may submit to the board an application for examination if such person can furnish written evidence to the board that the person has been employed in this state for at least three of the last five years under the supervision of a licensed physical therapist and such person possesses the knowledge and training equivalent to that obtained in an accredited school. The board may license such persons pursuant to this subsection until ninety days after rules developed by the state board of healing arts regarding physical therapist assistant licensing become effective."; and

Further amend said bill, Page 37, Section 334.726, Line 25, by inserting after all of said line the following:

"334.920. 1. The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to sections 334.800 to 334.930 for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by sections 334.800 to 334.930 or any person who has failed to renew or has surrendered his or her certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of a respiratory care practitioner;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of a respiratory care-practitioner, for any offense an essential element is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to sections 334.800 to 334.930 or in obtaining permission to take any examination given or required pursuant to sections 334.800 to 334.930;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions and duties of a respiratory care practitioner;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 334.800 to 334.930 or any lawful rule or regulation adopted pursuant to sections 334.800 to 334.930;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school:
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 334.800 to 334.930 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person if finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice as a respiratory care practitioner who is not registered and currently eligible to practice pursuant to sections 334.800 to 334.930;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
 - (12) Violation of any professional trust or confidence;
- (13) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (14) Committing unethical conduct as defined in the ethical standards for respiratory care practitioners adopted by the division and filed with the secretary of state; or
- (15) Violation of the drug laws or rules and regulations of this state, any other state or the federal government.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation with such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or may revoke the license, certificate or permit.
- 4. An individual whose license has been revoked shall wait at least one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the board after compliance with all requirements of sections 334.800 to 334.930 relative to the licensing of the applicant for the first time.
- 5. Any person who violates any of the provisions of sections 334.800 to 334.930 is guilty of class A misdemeanor.
 - 336.030. 1. A person is qualified to receive a license as an optometrist:
 - (1) [Who is of good moral character;
 - (2) Who has graduated from a college or school of optometry approved by the board; and
 - [(3)] (2) Who has met either of the following conditions:
- (a) Has passed an examination satisfactory to, conducted by, or approved by the board to determine his or her fitness to receive a license as an optometrist with pharmaceutical certification and met the requirements of

licensure as may be required by rule and regulation; or

- (b) Has been licensed and has practiced for at least three years in the five years immediately preceding the date of application with pharmaceutical certification in another state, territory, country, or province in which the requirements are substantially equivalent to the requirements in this state and has satisfactorily completed any practical examination or any examination on Missouri laws as may be required by rule and regulation.
- 2. The board may adopt reasonable rules and regulations providing for the examination and certification of optometrists who apply to the board for the authority to practice optometry in this state."; and

Further amend said bill, Page 38, Section 336.080, Line 20, by inserting after all of said line the following:

- "336.110. 1. The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered his certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school:
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
- (12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated hereunder:
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed. False, misleading or deceptive advertisements or solicitations shall include, but not be limited to:
- (a) Promises of cure, relief from pain or other physical or mental condition, or improved physical or mental health;

- (b) Any self-laudatory statement;
- (c) Any misleading or deceptive statement offering or promising a free service. Nothing herein shall be construed to make it unlawful to offer a service for no charge if the offer is announced as part of a full disclosure of routine fees including consultation fees;
- (d) Any misleading or deceptive claims of patient cure, relief or improved condition; superiority in service, treatment or materials; new or improved service, treatment or material; or reduced costs or greater savings. Nothing herein shall be construed to make it unlawful to use any such claim if it is readily verifiable by existing documentation, data or other substantial evidence. Any claim which exceeds or exaggerates the scope of its supporting documentation, data or evidence is misleading or deceptive;
- (15) Violation of the drug laws or rules and regulation of this state, any other state or the federal government;
- (16) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit."; and

Further amend said bill, Page 44, Section 337.029, Line 11, by inserting after all of said line the following:

- "337.035. 1. The committee may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The committee shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The committee may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school:
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incapacitated by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice as provided this chapter;
 - (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of

fact;

- (12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated pursuant to this chapter;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Being guilty of unethical conduct as defined in "Ethical Rules of Conduct" as adopted by the committee and filed with the secretary of state.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2, for disciplinary action are met, the committee may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the department deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit.
- 4. An interested third party may file a complaint or appear or present evidence relative to such complaint or another complaint filed pursuant to this section. For purposes of this section, an interested third party includes a parent or guardian of a person who received treatment by a psychologist or any person who is related within the second degree of consanguinity or affinity and who is financially responsible for the payment of such treatment."; and

Further amend said bill, Page 49, Section 337.050, Line 8, by inserting after all of said line the following:

- "337.330. 1. The committee may refuse to issue any license required under this chapter for one or any combination of causes stated in subsection 2 of this section. The committee shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The committee may cause a complaint to be filed with the administrative hearing commission, as provided by chapter 621, against any holder of any license required by this chapter or any person who has failed to renew or has surrendered the person's license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country for any offense [reasonably] directly related to the [qualifications, functions, or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any permit or license issued under this chapter or in obtaining permission to take any examination given or required under sections 337.300 to 337.345;
- (4) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation, or dishonesty in the performance of the functions or duties of any profession licensed by sections 337.300 to 337.345;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 337.300 to 337.345, or of any lawful rule adopted thereunder;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license, or diploma from any school:
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 337.300 to 337.345 granted by another state, territory, federal agency, or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incapacitated by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 337.300 to 337.345 who is not registered and currently eligible to practice as provided in sections

337.300 to 337.345;

- (11) Issuance of a certificate of registration or authority, permit, or license based upon a material mistake of fact:
- (12) Failure to display a valid certificate or license if so required by sections 337.300 to 337.345 or any rule promulgated thereunder;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading, or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Being guilty of unethical conduct as defined in the code of conduct as adopted by the committee and filed with the secretary of state.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the committee may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the department deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit.
- 337.510. 1. Each applicant for licensure as a professional counselor shall furnish evidence to the committee that the applicant is at least eighteen years of age, [is of good moral character,] is a United States citizen or is legally present in the United States; and
- (1) The applicant has completed a course of study as defined by the board rule leading to a master's, specialist's, or doctoral degree with a major in counseling, except any applicant who has held a license as a professional counselor in this state or currently holds a license as a professional counselor in another state shall not be required to have completed any courses related to career development; and
- (2) The applicant has completed acceptable supervised counseling as defined by board rule. If the applicant has a master's degree with a major in counseling as defined by board rule, the applicant shall complete at least two years of acceptable supervised counseling experience subsequent to the receipt of the master's degree. The composition and number of hours comprising the acceptable supervised counseling experience shall be defined by board rule. An applicant may substitute thirty semester hours of post master's graduate study for one of the two required years of acceptable supervised counseling experience if such hours are clearly related to counseling;
- (3) After August 28, 2007, each applicant shall have completed a minimum of three hours of graduate level coursework in diagnostic systems either in the curriculum leading to a degree or as post master's graduate level course work;
- (4) Upon examination, the applicant is possessed of requisite knowledge of the profession, including techniques and applications, research and its interpretation, and professional affairs and ethics.
- 2. Any person holding a current license, certificate of registration, or permit from another state or territory of the United States to practice as a professional counselor who does not meet the requirements in section 324.009 and who is at least eighteen years of age, [is of good moral character,] and is a United States citizen or is legally present in the United States may be granted a license without examination to engage in the practice of professional counseling in this state upon the application to the board, payment of the required fee as established by the board, and satisfying one of the following requirements:
- (1) Approval by the American Association of State Counseling Boards (AASCB) or its successor organization according to the eligibility criteria established by AASCB. The successor organization shall be defined by board rule; or
- (2) In good standing and currently certified by the National Board for Certified Counselors or its successor organization and has completed acceptable supervised counseling experience as defined by board rule. The successor organization shall be defined by board rule.
- 3. The committee shall issue a license to each person who files an application and fee and who furnishes evidence satisfactory to the committee that the applicant has complied with the provisions of this act and has taken and passed a written, open-book examination on Missouri laws and regulations governing the practice of professional counseling as defined in section 337.500. The division shall issue a provisional professional counselor license to any applicant who meets all requirements of this section, but who has not completed the required acceptable supervised counseling experience and such applicant may reapply for licensure as a professional counselor upon completion of such acceptable supervised counseling experience.
- 4. All persons licensed to practice professional counseling in this state shall pay on or before the license renewal date a renewal license fee and shall furnish to the committee satisfactory evidence of the completion of the

requisite number of hours of continuing education as required by rule, including two hours of suicide assessment, referral, treatment, and management training, which shall be no more than forty hours biennially. The continuing education requirements may be waived by the committee upon presentation to the committee of satisfactory evidence of the illness of the licensee or for other good cause.

- 337.525. 1. The committee may refuse to issue or renew any license required by the provisions of sections 337.500 to 337.540 for one or any combination of causes stated in subsection 2 of this section. The committee shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his **or her** right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The committee may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license required by sections 337.500 to 337.540 or any person who has failed to renew or has surrendered his license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to engage in the occupation of professional counselor;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [ef], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of a professional counselor; for any offense an essential element of which is fraud, dishonesty or an act of violence; or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any license issued pursuant to the provisions of sections 337.500 to 337.540 or in obtaining permission to take any examination given or required pursuant to the provisions of sections 337.500 to 337.540;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, fraud, misrepresentation or dishonesty in the performance of the functions or duties of a professional counselor;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 337.500 to 337.540, or of any lawful rule or regulation adopted pursuant to sections 337.500 to 337.540;
- (7) Impersonation of any person holding a license or allowing any person to use his or her license or diploma from any school;
- (8) Revocation or suspension of a license or other right to practice counseling granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged incapacitated by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice professional counseling who is not licensed and currently eligible to practice under the provisions of sections 337.500 to 337.540;
 - (11) Issuance of a license based upon a material mistake of fact;
- (12) Failure to display a valid license if so required by sections 337.500 to 337.540 or any rule promulgated hereunder;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Being guilty of unethical conduct as defined in the ethical standards for counselors adopted by the division and filed with the secretary of state.
- 3. Any person, organization, association or corporation who reports or provides information to the committee pursuant to the provisions of this chapter and who does so in good faith shall not be subject to an action for civil damages as a result thereof.
- 4. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the committee may censure or place the person named in the complaint on probation on such terms and conditions as the committee deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license.
 - 337.615. 1. Each applicant for licensure as a clinical social worker shall furnish evidence to the committee

that:

- (1) The applicant has a master's degree from a college or university program of social work accredited by the council of social work education or a doctorate degree from a school of social work acceptable to the committee;
- (2) The applicant has completed at least three thousand hours of supervised clinical experience with a qualified clinical supervisor, as defined in section 337.600, in no less than twenty-four months and no more than forty-eight consecutive calendar months. For any applicant who has successfully completed at least four thousand hours of supervised clinical experience with a qualified clinical supervisor, as defined in section 337.600, within the same time frame prescribed in this subsection, the applicant shall be eligible for application of licensure at three thousand hours and shall be furnished a certificate by the state committee for social workers acknowledging the completion of said additional hours;
- (3) The applicant has achieved a passing score, as defined by the committee, on an examination approved by the committee. The eligibility requirements for such examination shall be promulgated by rule of the committee;
- (4) The applicant is at least eighteen years of age, [is of good moral character,] is a United States citizen or has status as a legal resident alien, and has not been [convicted of a felony during the ten years immediately prior to application for licensure] finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence has been imposed.
- 2. Any person holding a current license, certificate of registration, or permit from another state or territory of the United States or the District of Columbia to practice clinical social work who does not meet the requirements of section 324.009 and who has had no disciplinary action taken against the license, certificate of registration, or permit for the preceding five years may be granted a license to practice clinical social work in this state if the person has received a masters or doctoral degree from a college or university program of social work accredited by the council of social work education and has been licensed to practice clinical social work for the preceding five years.
- 3. The committee shall issue a license to each person who files an application and fee as required by the provisions of sections 337.600 to 337.689 and who furnishes evidence satisfactory to the committee that the applicant has complied with the provisions of subdivisions (1) to (4) of subsection 1 of this section or with the provisions of subsection 2 of this section.
- 337.630. 1. The committee may refuse to issue or renew any license required by the provisions of sections 337.600 to 337.689 for one or any combination of causes stated in subsection 2 of this section. The committee shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The committee may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license required by sections 337.600 to 337.689 or any person who has failed to renew or has surrendered the person's license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to engage in the occupation of social work licensed under this chapter; except that the fact that a person has undergone treatment for past substance or alcohol abuse and/or has participated in a recovery program, shall not by itself be cause for refusal to issue or renew a license;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution pursuant to the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of a social worker licensed under this chapter; for any offense an essential element of which is fraud, dishonesty or an act of violence; or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any license issued pursuant to the provisions of sections 337.600 to 337.689 or in obtaining permission to take any examination given or required pursuant to the provisions of sections 337.600 to 337.689;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, fraud, misrepresentation or dishonesty in the performance of the functions or duties of a social worker licensed pursuant to this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 337.600 to 337.689, or of any lawful rule or regulation adopted pursuant to sections 337.600 to 337.689;

- (7) Impersonation of any person holding a license or allowing any person to use the person's license or diploma from any school;
- (8) Revocation or suspension of a license or other right to practice social work licensed pursuant to this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) Final adjudication as incapacitated by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice social work licensed pursuant to this chapter who is not licensed and currently eligible to practice pursuant to the provisions of sections 337.600 to 337.689:
 - (11) Obtaining a license based upon a material mistake of fact;
- (12) Failure to display a valid license if so required by sections 337.600 to 337.689 or any rule promulgated hereunder;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Being guilty of unethical conduct as defined in the ethical standards for clinical social workers adopted by the committee by rule and filed with the secretary of state.
- 3. Any person, organization, association or corporation who reports or provides information to the committee pursuant to the provisions of sections 337.600 to 337.689 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.
- 4. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the committee may censure or place the person named in the complaint on probation on such terms and conditions as the committee deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license.
- 337.644. 1. Each applicant for licensure as a master social worker shall furnish evidence to the committee that:
- (1) The applicant has a master's or doctorate degree in social work from an accredited social work degree program approved by the council of social work education;
- (2) The applicant has achieved a passing score, as defined by the committee, on an examination approved by the committee. The eligibility requirements for such examination shall be determined by the state committee for social workers;
- (3) The applicant is at least eighteen years of age, [is of good moral character,] is a United States citizen or has status as a legal resident alien, and has not been [convicted of a felony during the ten years immediately prior to application for licensure] finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless or whether or not sentence is imposed;
 - (4) The applicant has submitted a written application on forms prescribed by the state board;
 - (5) The applicant has submitted the required licensing fee, as determined by the committee.
- 2. Any applicant who answers in the affirmative to any question on the application that relates to possible grounds for denial of licensure under section 337.630 shall submit a sworn affidavit setting forth in detail the facts which explain such answer and copies of appropriate documents related to such answer.
- 3. The committee shall issue a license to each person who files an application and fee as required by the provisions of sections 337.600 to 337.689 and who furnishes evidence satisfactory to the committee that the applicant has complied with the provisions of subsection 1 of this section. The license shall refer to the individual as a licensed master social worker and shall recognize that individual's right to practice licensed master social work as defined in section 337.600.
- 337.645. 1. Each applicant for licensure as an advanced macro social worker shall furnish evidence to the committee that:
- (1) The applicant has a master's degree from a college or university program of social work accredited by the council of social work education or a doctorate degree from a school of social work acceptable to the committee;

- (2) The applicant has completed at least three thousand hours of supervised advanced macro experience with a qualified advanced macro supervisor as defined in section 337.600 in no less than twenty-four months and no more than forty-eight consecutive calendar months. For any applicant who has successfully completed at least four thousand hours of supervised advanced macro experience with a qualified advanced macro supervisor, as defined in section 337.600, within the same time frame prescribed in this subsection, the applicant shall be eligible for application of licensure at three thousand hours and shall be furnished a certificate by the state committee for social workers acknowledging the completion of said additional hours;
- (3) The applicant has achieved a passing score, as defined by the committee, on an examination approved by the committee. The eligibility requirements for such examination shall be promulgated by rule of the committee;
- (4) The applicant is at least eighteen years of age, [is of good moral character,] is a United States citizen or has status as a legal resident alien, and has not been [convicted of a felony during the ten years immediately prior to application for licensure] finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed.
- 2. Any person holding a current license, certificate of registration, or permit from another state or territory of the United States or the District of Columbia to practice advanced macro social work who has had no disciplinary action taken against the license, certificate of registration, or permit for the preceding five years may be granted a license to practice advanced macro social work in this state if the person meets one of the following criteria:
- (1) Has received a master's or doctoral degree from a college or university program of social work accredited by the council of social work education and has been licensed to practice advanced macro social work for the preceding five years; or
- (2) Is currently licensed or certified as an advanced macro social worker in another state, territory of the United States, or the District of Columbia having substantially the same requirements as this state for advanced macro social workers.
- 3. The committee shall issue a license to each person who files an application and fee as required by the provisions of sections 337.600 to 337.689 and who furnishes evidence satisfactory to the committee that the applicant has complied with the provisions of subdivisions (1) to (4) of subsection 1 of this section or with the provisions of subsection 2 of this section.
- 337.665. 1. Each applicant for licensure as a baccalaureate social worker shall furnish evidence to the committee that:
- (1) The applicant has a baccalaureate degree in social work from an accredited social work degree program approved by the council of social work education;
- (2) The applicant has achieved a passing score, as defined by the committee, on an examination approved by the committee. The eligibility requirements for such examination shall be determined by the state committee for social work;
- (3) The applicant is at least eighteen years of age, [is of good moral character,] is a United States citizen or has status as a legal resident alien, and has not been [convicted of a felony during the ten years immediately prior to application for licensure] finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
 - (4) The applicant has submitted a written application on forms prescribed by the state board;
 - (5) The applicant has submitted the required licensing fee, as determined by the committee.
- 2. Any applicant who answers in the affirmative to any question on the application that relates to possible grounds for denial of licensure pursuant to section 337.630 shall submit a sworn affidavit setting forth in detail the facts which explain such answer and copies of appropriate documents related to such answer.
- 3. The committee shall issue a license to each person who files an application and fee as required by the provisions of sections 337.600 to 337.689 and who furnishes evidence satisfactory to the committee that the applicant has complied with the provisions of subsection 1 of this section.
- 4. The committee shall issue a certificate to practice independently under subsection 3 of section 337.653 to any licensed baccalaureate social worker who has satisfactorily completed three thousand hours of supervised experience with a qualified baccalaureate supervisor in no less than twenty-four months and no more than forty-eight consecutive calendar months.
 - 337.715. 1. Each applicant for licensure or provisional licensure as a marital and family therapist shall

furnish evidence to the committee that:

- (1) The applicant has a master's degree or a doctoral degree in marital and family therapy from a program accredited by the Commission on Accreditation for Marriage and Family Therapy Education, or its equivalent as defined by committee regulation, from an educational institution accredited by a regional accrediting body that is recognized by the United States Department of Education;
- (2) The applicant for licensure as a marital and family therapist has twenty-four months of postgraduate supervised clinical experience acceptable to the committee, as the state committee determines by rule;
- (3) After August 28, 2008, the applicant shall have completed a minimum of three semester hours of graduate-level course work in diagnostic systems either within the curriculum leading to a degree as defined in subdivision (1) of this subsection or as post-master's graduate-level course work. Each applicant shall demonstrate supervision of diagnosis as a core component of the postgraduate supervised clinical experience as defined in subdivision (2) of this subsection;
- (4) Upon examination, the applicant is possessed of requisite knowledge of the profession, including techniques and applications research and its interpretation and professional affairs and ethics;
- (5) The applicant is at least eighteen years of age, [is of good moral character,] is a United States citizen or has status as a legal resident alien, and has not been [convicted of a felony during the ten years immediately prior to application for licensure] finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed.
- 2. Any person otherwise qualified for licensure holding a current license, certificate of registration, or permit from another state or territory of the United States or the District of Columbia to practice marriage and family therapy may be granted a license without examination to engage in the practice of marital and family therapy in this state upon application to the state committee, payment of the required fee as established by the state committee, and satisfaction of the following:
- (1) Determination by the state committee that the requirements of the other state or territory are substantially the same as Missouri;
 - (2) Verification by the applicant's licensing entity that the applicant has a current license; and
 - (3) Consent by the applicant to examination of any disciplinary history in any state.
- 3. The state committee shall issue a license to each person who files an application and fee as required by the provisions of sections 337.700 to 337.739.
- 337.730. 1. The committee may refuse to issue or renew any license required by the provisions of sections 337.700 to 337.739 for one or any combination of causes stated in subsection 2 of this section. The committee shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The committee may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any license required by sections 337.700 to 337.739 or any person who has failed to renew or has surrendered the person's license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to engage in the occupation of marital and family therapist; except the fact that a person has undergone treatment for past substance or alcohol abuse or has participated in a recovery program, shall not by itself be cause for refusal to issue or renew a license;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty in a criminal prosecution under the laws of any state [ef], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of a marital and family therapist; for any offense an essential element of which is fraud, dishonesty or an act of violence; or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any license issued pursuant to the provisions of sections 337.700 to 337.739 or in obtaining permission to take any examination given or required pursuant to the provisions of sections 337.700 to 337.739;
 - (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or

misrepresentation;

- (5) Incompetency, misconduct, fraud, misrepresentation or dishonesty in the performance of the functions or duties of a marital and family therapist;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 337.700 to 337.739 or of any lawful rule or regulation adopted pursuant to sections 337.700 to 337.739;
- (7) Impersonation of any person holding a license or allowing any person to use the person's license or diploma from any school;
- (8) Revocation or suspension of a license or other right to practice marital and family therapy granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state:
 - (9) Final adjudication as incapacitated by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice marital and family therapy who is not licensed and is not currently eligible to practice under the provisions of sections 337.700 to 337.739;
 - (11) Obtaining a license based upon a material mistake of fact;
- (12) Failure to display a valid license if so required by sections 337.700 to 337.739 or any rule promulgated hereunder;
 - (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Being guilty of unethical conduct as defined in the ethical standards for marital and family therapists adopted by the committee by rule and filed with the secretary of state.
- 3. Any person, organization, association or corporation who reports or provides information to the committee under sections 337.700 to 337.739 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.
- 4. After filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds provided in subsection 2 of this section for disciplinary action are met, the division may censure or place the person named in the complaint on probation on such terms and conditions as the committee deems appropriate for a period not to exceed five years, or may suspend for a period not to exceed three years, or revoke the license.
- 339.040. 1. Licenses shall be granted only to persons who present, and corporations, associations, partnerships, limited partnerships, limited liability companies, and professional corporations whose officers, managers, associates, general partners, or members who actively participate in such entity's brokerage, brokersalesperson, or salesperson business present, satisfactory proof to the commission that they [÷
 - (1) Are persons of good moral character; and
 - (2) Bear a good reputation for honesty, integrity, and fair dealing; and
- (3)] are competent to transact the business of a broker or salesperson in such a manner as to safeguard the interest of the public.
- 2. In order to determine an applicant's qualifications to receive a license under sections 339.010 to 339.180 and sections 339.710 to 339.860, the commission shall hold oral or written examinations at such times and places as the commission may determine.
- 3. Each applicant for a broker or salesperson license shall be at least eighteen years of age and shall pay the broker examination fee or the salesperson examination fee.
- 4. Each applicant for a broker license shall be required to have satisfactorily completed the salesperson license examination prescribed by the commission. For the purposes of this section only, the commission may permit a person who is not associated with a licensed broker to take the salesperson examination.
- 5. Each application for a broker license shall include a certificate from the applicant's broker or brokers that the applicant has been actively engaged in the real estate business as a licensed salesperson for at least two years immediately preceding the date of application, and shall include a certificate from a school accredited by the commission under the provisions of section 339.045 that the applicant has, within six months prior to the date of application, successfully completed the prescribed broker curriculum or broker correspondence course offered by such school, except that the commission may waive all or part of the requirements set forth in this subsection when an applicant presents proof of other educational background or experience acceptable to the commission. Each application for a broker-salesperson license shall include evidence of the current broker license held by the applicant.
- 6. Each application for a salesperson license shall include a certificate from a school accredited by the commission under the provisions of section 339.045 that the applicant has, within six months prior to the date of

application, successfully completed the prescribed salesperson curriculum or salesperson correspondence course offered by such school, except that the commission may waive all or part of the educational requirements set forth in this subsection when an applicant presents proof of other educational background or experience acceptable to the commission.

- 7. The commission may issue a temporary work permit pending final review and printing of the license to an applicant who appears to have satisfied the requirements for licenses. The commission may, at its discretion, withdraw the work permit at any time.
- 8. Every active broker, broker-salesperson, salesperson, officer, manager, general partner, member or associate shall provide upon request to the commission evidence that during the two years preceding he or she has completed twelve hours of real estate instruction in courses approved by the commission. The commission may, by rule and regulation, provide for individual waiver of this requirement.
- 9. Each entity that provides continuing education required under the provisions of subsection 8 of this section may make available instruction courses that the entity conducts through means of distance delivery. The commission shall by rule set standards for such courses. The commission may by regulation require the individual completing such distance-delivered course to complete an examination on the contents of the course. Such examination shall be designed to ensure that the licensee displays adequate knowledge of the subject matter of the course, and shall be designed by the entity producing the course and approved by the commission.
- 10. In the event of the death or incapacity of a licensed broker, or of one or more of the licensed general partners, officers, managers, members or associates of a real estate partnership, limited partnership, limited liability company, professional corporation, or association whereby the affairs of the broker, partnership, limited partnership, limited liability company, professional corporation, corporation, or association cannot be carried on, the commission may issue, without examination or fee, to the legal representative or representatives of the deceased or incapacitated individual, or to another individual approved by the commission, a temporary broker license which shall authorize such individual to continue for a period to be designated by the commission to transact business for the sole purpose of winding up the affairs of the broker, partnership, limited partnership, limited liability company, professional corporation, corporation, or association under the supervision of the commission.
- 339.100. 1. The commission may, upon its own motion, and shall upon receipt of a written complaint filed by any person, investigate any real estate-related activity of a licensee licensed under sections 339.010 to 339.180 and sections 339.710 to 339.860 or an individual or entity acting as or representing themselves as a real estate licensee. In conducting such investigation, if the questioned activity or written complaint involves an affiliated licensee, the commission may forward a copy of the information received to the affiliated licensee's designated broker. The commission shall have the power to hold an investigatory hearing to determine whether there is a probability of a violation of sections 339.010 to 339.180 and sections 339.710 to 339.860. The commission shall have the power to issue a subpoena to compel the production of records and papers bearing on the complaint. The commission shall have the power to issue a subpoena and to compel any person in this state to come before the commission to offer testimony or any material specified in the subpoena. Subpoenas and subpoenas duces tecum issued pursuant to this section shall be served in the same manner as subpoenas in a criminal case. The fees and mileage of witnesses shall be the same as that allowed in the circuit court in civil cases.
- 2. The commission may cause a complaint to be filed with the administrative hearing commission as provided by the provisions of chapter 621 against any person or entity licensed under this chapter or any licensee who has failed to renew or has surrendered his or her individual or entity license for any one or any combination of the following acts:
- (1) Failure to maintain and deposit in a special account, separate and apart from his or her personal or other business accounts, all moneys belonging to others entrusted to him or her while acting as a real estate broker or as the temporary custodian of the funds of others, until the transaction involved is consummated or terminated, unless all parties having an interest in the funds have agreed otherwise in writing;
- (2) Making substantial misrepresentations or false promises or suppression, concealment or omission of material facts in the conduct of his or her business or pursuing a flagrant and continued course of misrepresentation through agents, salespersons, advertising or otherwise in any transaction;
- (3) Failing within a reasonable time to account for or to remit any moneys, valuable documents or other property, coming into his or her possession, which belongs to others;
- (4) Representing to any lender, guaranteeing agency, or any other interested party, either verbally or through the preparation of false documents, an amount in excess of the true and actual sale price of the real estate or

terms differing from those actually agreed upon;

- (5) Failure to timely deliver a duplicate original of any and all instruments to any party or parties executing the same where the instruments have been prepared by the licensee or under his or her supervision or are within his or her control, including, but not limited to, the instruments relating to the employment of the licensee or to any matter pertaining to the consummation of a lease, listing agreement or the purchase, sale, exchange or lease of property, or any type of real estate transaction in which he or she may participate as a licensee;
- (6) Acting for more than one party in a transaction without the knowledge of all parties for whom he or she acts, or accepting a commission or valuable consideration for services from more than one party in a real estate transaction without the knowledge of all parties to the transaction;
- (7) Paying a commission or valuable consideration to any person for acts or services performed in violation of sections 339.010 to 339.180 and sections 339.710 to 339.860;
- (8) Guaranteeing or having authorized or permitted any licensee to guarantee future profits which may result from the resale of real property;
- (9) Having been finally adjudicated and been found guilty of the violation of any state or federal statute which governs the sale or rental of real property or the conduct of the real estate business as defined in subsection 1 of section 339.010:
- (10) Obtaining a certificate or registration of authority, permit or license for himself or herself or anyone else by false or fraudulent representation, fraud or deceit;
- (11) Representing a real estate broker other than the broker with whom associated without the express written consent of the broker with whom associated;
- (12) Accepting a commission or valuable consideration for the performance of any of the acts referred to in section 339.010 from any person except the broker with whom associated at the time the commission or valuable consideration was earned;
- (13) Using prizes, money, gifts or other valuable consideration as inducement to secure customers or clients to purchase, lease, sell or list property when the awarding of such prizes, money, gifts or other valuable consideration is conditioned upon the purchase, lease, sale or listing; or soliciting, selling or offering for sale real property by offering free lots, or conducting lotteries or contests, or offering prizes for the purpose of influencing a purchaser or prospective purchaser of real property;
- (14) Placing a sign on or advertising any property offering it for sale or rent without the written consent of the owner or his or her duly authorized agent;
- (15) Violation of, or attempting to violate, directly or indirectly, or assisting or enabling any person to violate, any provision of sections 339.010 to 339.180 and sections 339.710 to 339.860, or of any lawful rule adopted pursuant to sections 339.010 to 339.180 and sections 339.710 to 339.860;
- (16) Committing any act which would otherwise be grounds for the commission to refuse to issue a license under section 339.040;
 - (17) Failure to timely inform seller of all written offers unless otherwise instructed in writing by the seller;
- (18) Been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of this state or any other state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any profession licensed or regulated under this chapter, **or** for any offense an essential element of which is fraud, dishonesty or an act of violence, [or for any offense involving moral turpitude,] whether or not sentence is imposed;
- (19) Any other conduct which constitutes untrustworthy, improper or fraudulent business dealings, demonstrates bad faith or incompetence, misconduct, or gross negligence;
- (20) Disciplinary action against the holder of a license or other right to practice any profession regulated under sections 339.010 to 339.180 and sections 339.710 to 339.860 granted by another state, territory, federal agency, or country upon grounds for which revocation, suspension, or probation is authorized in this state;
- (21) Been found by a court of competent jurisdiction of having used any controlled substance, as defined in chapter 195, to the extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by sections 339.010 to 339.180 and sections 339.710 to 339.860;
 - (22) Been finally adjudged insane or incompetent by a court of competent jurisdiction;
- (23) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated under sections 339.010 to 339.180 and sections 339.710 to 339.860 who is not registered and currently eligible to practice under sections 339.010 to 339.180 and sections 339.710 to 339.860;
- (24) Use of any advertisement or solicitation which is knowingly false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
 - (25) Making any material misstatement, misrepresentation, or omission with regard to any application for

licensure or license renewal. As used in this section, "material" means important information about which the commission should be informed and which may influence a licensing decision;

- (26) Engaging in, committing, or assisting any person in engaging in or committing mortgage fraud, as defined in section 443.930.
- 3. After the filing of such complaint, the proceedings will be conducted in accordance with the provisions of law relating to the administrative hearing commission. A finding of the administrative hearing commissioner that the licensee has performed or attempted to perform one or more of the foregoing acts shall be grounds for the suspension or revocation of his license by the commission, or the placing of the licensee on probation on such terms and conditions as the real estate commission shall deem appropriate, or the imposition of a civil penalty by the commission not to exceed two thousand five hundred dollars for each offense. Each day of a continued violation shall constitute a separate offense.
- 4. The commission may prepare a digest of the decisions of the administrative hearing commission which concern complaints against licensed brokers or salespersons and cause such digests to be mailed to all licensees periodically. Such digests may also contain reports as to new or changed rules adopted by the commission and other information of significance to licensees.
- 5. Notwithstanding other provisions of this section, a broker or salesperson's license shall be revoked, or in the case of an applicant, shall not be issued, if the licensee or applicant has pleaded guilty to, entered a plea of nolo contendere to, or been found guilty of any of the following offenses or offenses of a similar nature established under the laws of this, any other state, the United States, or any other country, notwithstanding whether sentence is imposed:
 - (1) Any dangerous felony as defined under section 556.061 or murder in the first degree;
- (2) Any of the following sexual offenses: rape in the first degree, forcible rape, rape, statutory rape in the first degree, statutory rape in the second degree, rape in the second degree, sexual assault, sodomy in the first degree, forcible sodomy, statutory sodomy in the first degree, statutory sodomy in the second degree, child molestation in the first degree, child molestation in the second degree, sodomy in the second degree, deviate sexual assault, sexual misconduct involving a child, sexual misconduct in the first degree under section 566.090 as it existed prior to August 28, 2013, sexual abuse under section 566.100 as it existed prior to August 28, 2013, sexual abuse in the first or second degree, enticement of a child, or attempting to entice a child;
- (3) Any of the following offenses against the family and related offenses: incest, abandonment of a child in the first degree, abandonment of a child in the second degree, endangering the welfare of a child in the first degree, abuse of a child, using a child in a sexual performance, promoting sexual performance by a child, or trafficking in children;
- (4) Any of the following offenses involving child pornography and related offenses: promoting obscenity in the first degree, promoting obscenity in the second degree when the penalty is enhanced to a class E felony, promoting child pornography in the first degree, promoting child pornography in the second degree, possession of child pornography in the first degree, possession of child pornography in the second degree, furnishing child pornography to a minor, furnishing pornographic materials to minors, or coercing acceptance of obscene material; and
 - (5) Mortgage fraud as defined in section 570.310.
- 6. A person whose license was revoked under subsection 5 of this section may appeal such revocation to the administrative hearing commission. Notice of such appeal must be received by the administrative hearing commission within ninety days of mailing, by certified mail, the notice of revocation. Failure of a person whose license was revoked to notify the administrative hearing commission of his or her intent to appeal waives all rights to appeal the revocation. Upon notice of such person's intent to appeal, a hearing shall be held before the administrative hearing commission.
 - 339.511. 1. There shall be six classes of licensure for individuals including:
 - (1) State-licensed appraiser trainee;
 - (2) State-licensed real estate appraiser;
 - (3) State-certified residential appraiser trainee;
 - (4) State-certified residential real estate appraiser;
 - (5) State-certified general appraiser trainee; and
 - (6) State-certified general real estate appraiser.
 - 2. There shall be one class of license for appraisal management companies.

- 3. Persons desiring to obtain licensure as a state-licensed appraiser trainee, state-licensed real estate appraiser, state-certified residential appraiser trainee, certification as a state-certified residential real estate appraiser, state-certified general appraiser trainee, or state-certified general real estate appraiser shall make written application to the commission on such forms as are prescribed by the commission setting forth the applicant's qualifications for licensure or certification [and present to the commission satisfactory proof that the person is of good moral character and bears a good reputation for honesty, integrity and fair dealing].
- 4. Each applicant for licensure as a state-licensed appraiser trainee, state-licensed real estate appraiser, a state-certified residential appraiser trainee, a state-certified residential real estate appraiser, a state-certified general appraiser trainee, or a state-certified general real estate appraiser shall have demonstrated the knowledge and competence necessary to perform appraisals of residential and other real estate as the commission may prescribe by rule not inconsistent with any requirements imposed by the appraiser qualifications board. The commission shall prescribe by rule procedures for obtaining and maintaining approved courses of instruction. The commission shall, also, prescribe the hours of training in real estate appraisal practices and the minimum level of experience acceptable for licensure or certification.
- 5. Persons who receive certification after March 30, 1991, or who have a state license or certificate to engage in business as a real estate appraiser issued by the commission, shall receive the same license or certificate from the commission as such persons are currently holding without further education, experience, examination or application fee, but shall be required to meet all continuing education requirements prescribed by the commission.
 - 6. Appraisal management companies desiring to obtain licensure shall:
- (1) Make application to the commission on such forms as are prescribed by the commission setting forth the applicant's qualifications for licensure;
 - (2) Remit the fee or fees as established by rule; and
- (3) Post with the commission and maintain on renewal a surety bond in the amount of twenty thousand dollars as further promulgated by rule[; and
- (4) Submit to the commission satisfactory proof that any controlling person, defined in section 339.503, is of good moral character and bears a good reputation for honesty, integrity, and fair dealing.
- 339.532. 1. The commission may refuse to issue or renew any certificate or license issued pursuant to sections 339.500 to 339.549 for one or any combination of causes stated in subsection 2 of this section. The commission shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The commission may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any state-certified real estate appraiser, state-licensed real estate appraiser, state-licensed appraiser trainee, state-certified residential appraiser trainee, state-certified general appraiser trainee, state-licensed appraisal management company that is a legal entity other than a natural person, any person who is a controlling person as defined in this chapter, or any person who has failed to renew or has surrendered his or her certificate or license for any one or any combination of the following causes:
- (1) Procuring or attempting to procure a certificate or license pursuant to section 339.513 by knowingly making a false statement, submitting false information, refusing to provide complete information in response to a question in an application for certification or licensure, or through any form of fraud or misrepresentation;
- (2) Failing to meet the minimum qualifications for certification or licensure or renewal established by sections 339.500 to 339.549;
- (3) Paying money or other valuable consideration, other than as provided for by section 339.513, to any member or employee of the commission to procure a certificate or license pursuant to sections 339.500 to 339.549;
- (4) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated pursuant to sections 339.500 to 339.549 for any offense of which an essential element is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (5) Incompetency, misconduct, gross negligence, dishonesty, fraud, or misrepresentation in the performance of the functions or duties of any profession licensed or regulated by sections 339.500 to 339.549;
- (6) Violation of any of the standards for the development or communication of real estate appraisals as provided in or pursuant to sections 339.500 to 339.549;
- (7) Failure to comply with the Uniform Standards of Professional Appraisal Practice promulgated by the appraisal standards board of the appraisal foundation;

- (8) Failure or refusal without good cause to exercise reasonable diligence in developing an appraisal, preparing an appraisal report, or communicating an appraisal;
- (9) Negligence or incompetence in developing an appraisal, in preparing an appraisal report, or in communicating an appraisal;
- (10) Violating, assisting or enabling any person to willfully disregard any of the provisions of sections 339.500 to 339.549 or the regulations of the commission for the administration and enforcement of the provisions of sections 339.500 to 339.549;
- (11) Accepting an appraisal assignment when the employment itself is contingent upon the appraiser's reporting a predetermined analysis or opinion or where the fee to be paid for the performance of the appraisal assignment is contingent upon the opinion, conclusion, or valuation reached or upon the consequences resulting from the appraisal assignment;
- (12) Violating the confidential nature of governmental records to which the person gained access through employment or engagement to perform an appraisal assignment or specialized appraisal services for a governmental agency;
- (13) Violating any term or condition of a certificate or license issued by the commission pursuant to the authority of sections 339.500 to 339.549;
 - (14) Violation of any professional trust or confidence;
- (15) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (16) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 339.500 to 339.549 who is not licensed or certified and currently eligible to practice pursuant to sections 339.500 to 339.549;
- (17) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (18) Disciplinary action against the holder of a license, certificate or other right to practice any profession regulated pursuant to sections 339.500 to 339.549, imposed by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
- (19) Making any material misstatement, misrepresentation, or omission with regard to any application for licensure or certification, or for license or certification renewal. As used in this section, "material" means important information about which the commission should be informed and which may influence a licensing decision;
- (20) Engaging in or committing, or assisting any person in engaging in or committing, any practice or act of mortgage fraud, as defined in section 443.930;
- (21) Influencing or attempting to influence the development, reporting, or review of an appraisal through coercion, extortion, collusion, compensation, instruction, inducement, intimidation, or bribery.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the commission may, singly or in combination, publicly censure or place the person named in the complaint on probation on such terms and conditions as the commission deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke, the certificate or license. The holder of a certificate or license, or the legal entity and any controlling person in the case of an appraisal management company, revoked pursuant to this section may not obtain certification as a state-certified real estate appraiser, licensure as a state-licensed real estate appraiser, or licensure as an appraisal management company for at least five years after the date of revocation.
- 4. Notwithstanding other provisions of this section, a real estate appraiser license or certification or an appraisal management company license shall be revoked, or in the case of an applicant, shall not be issued, if the licensee or applicant, or any controlling person in the case of an appraisal management company, has [pleaded guilty to,] been finally adjudicated and found guilty, or has entered a plea of nolo contendere [to, or been found guilty of mortgage fraud as defined in section 570.310], in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed. The commission shall notify the individual or legal entity of the reasons for the revocation in writing, by certified mail.
- 5. A person, or the legal entity or controlling person in the case of an appraisal management company, whose license is revoked under subsection 4 of this section may appeal such revocation to the administrative hearing commission, as provided by chapter 621, within ninety days from the time the commission mails the notice of

revocation. A person who fails to do so waives all rights to appeal the revocation.

- 6. A certification of a state-certified real estate appraiser, a license of a state-licensed real estate appraiser, or a license of an appraisal management company that has been suspended as a result of disciplinary action by the commission shall not be reinstated, and a person, controlling person, or legal entity may not obtain certification as a state-certified real estate appraiser, licensure as a state-licensed real estate appraiser, or licensure as an appraisal management company subsequent to revocation, unless the applicant presents evidence of completion of the continuing education required by section 339.530 during the period of suspension or revocation as well as fulfillment of any other conditions imposed by the commission. Applicants for recertification, relicensure or reinstatement also shall be required to successfully complete the examination for original certification or licensure required by section 339.515 as a condition to reinstatement of certification or licensure, or recertification or relicensure subsequent to revocation.
- 340.228. 1. Any person desiring a license to practice veterinary medicine in the state of Missouri shall make a written application to the board on forms to be provided by the board. The board shall provide such forms without charge upon the applicant's request.
- 2. Each application shall contain a statement that is made under oath or affirmation that representations made therein are true, correct and contain no material omissions of fact to the best knowledge and belief of the person making the application and whose signature shall be subscribed thereto. Any person who knowingly submits false information, information intended to mislead the board, or omits a material fact on the application shall be subject to penalties provided for by the laws of this state for giving a false statement under oath or affirmation, in addition to any actions which the board may take pursuant to the provisions of sections 340.200 to 340.330.
 - 3. To qualify for licensure under sections 340.200 to 340.330, the application must show that the applicant:
 - (1) [Is a person of good moral character;
 - (2) Is a graduate of an accredited school of veterinary medicine;
- [(3)] (2) Has completed a veterinary candidacy program after graduation under the supervision of a veterinarian licensed and in good standing in any state, territory or district of the United States. The supervising veterinarian shall submit an affidavit to the board stating that the applicant has satisfactorily completed the veterinary candidacy program. If the applicant submits satisfactory proof that he or she has completed a student preceptor program recognized and approved by the board before graduation, the board may waive the veterinary candidacy requirement; and
- [(4)] (3) Has passed an examination or examinations as prescribed by board rule. The examination or examinations shall be designed to test the examinee's knowledge of, and proficiency in, subjects and techniques commonly taught in schools of veterinary medicine, the requirements of sections 340.200 to 340.330, other related statutes and administrative rules and other material as determined by the board. An examinee must demonstrate scientific, practical and legal knowledge sufficient to establish for the board that the examinee is competent to practice veterinary medicine. The examination or examinations will only be given in the English language. Applications for examination shall be in writing, on a form furnished by the board and shall include evidence satisfactory to the board that the applicant possesses the qualifications set forth in this section.
 - 4. The board may require such other information and proof of a person's fitness as it deems necessary.
- 340.264. 1. The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to sections 340.200 to 340.330 for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The board may file a complaint with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by sections 340.200 to 340.330 or any person who has failed to renew or has surrendered his or her certificate of registration or authority, permit or license for any one or combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by sections 340.200 to 340.330;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, [territory, district of the United States, or] of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated under sections 340.200 to 340.330 or for any offense for which an

essential element is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;

- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to sections 340.200 to 340.330 or in obtaining permission to take any examination given or required pursuant to sections 340.200 to 340.330;
- (4) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct or unprofessional conduct in the performance of the functions or duties of any profession licensed or regulated by sections 340.200 to 340.330, including, but not limited to:
- (a) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (b) Willfully and continually overcharging for services or overtreating patients or charging for services which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient's records, or charging for services which were not consented to by the owner of the patient or the owner's agent;
- (c) Willfully or continually performing inappropriate or unnecessary treatment, diagnostic tests or medical or surgical services;
- (d) Attempting, directly or indirectly, by intimidation, coercion or deception to obtain or retain a patient or discourage the owner from seeking a second opinion or consultation;
- (e) Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience, registration or licensure to perform such responsibilities;
- (f) Misrepresenting that any disease or ailment can be cured by a method, procedure, treatment, medicine or device;
- (g) Performing or prescribing medical services which have been declared by board rule to be of no medical value:
- (h) Final disciplinary action by any professional veterinary medical association or society or licensed hospital or clinic or medical staff of such hospital or clinic in this state or any other state or territory, whether agreed to voluntarily or not, and including, but not limited to, any removal, suspension, limitation, surrender, or restriction of a license or staff or hospital or clinic privileges, failure to renew such privileges or license for cause, or other final disciplinary action, if the action was related to unprofessional conduct, professional incompetence, malpractice or any other violation of sections 340.200 to 340.330;
- (i) Dispensing, prescribing, administering or otherwise distributing any drug, controlled substance or other treatment without sufficient examination or establishment of a veterinarian-client-patient relationship, or for other medically accepted therapeutic or experimental or investigative purposes, or not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity or disease; or the dispensing, prescribing, administering or distribution of any drug, controlled substance or other treatment by anyone other than a properly licensed veterinarian, unless such person is a properly registered veterinary technician, unregistered assistant, or the patient's owner and then to be limited to administration of drugs or other treatment under the supervision, control or explicit instructions of a licensed veterinarian;
- (j) Terminating the medical care of a patient without adequate notice to the owner or without making other arrangements for the continued care of the patient;
- (k) Failing to furnish details of a patient's medical records to another treating veterinarian, hospital, clinic, owner, or owner's agent upon proper request or waiver by the owner or owner's agent, or failing to comply with any other law relating to medical records; except, radiographs prepared by the licensed veterinarian shall remain the property of the veterinarian and shall be returned upon request or as otherwise agreed between the veterinarian and client;
- (1) Failure of any applicant or licensee to cooperate with the board during any investigation, if such investigation does not concern the applicant or licensee;
- (m) Failure to comply with any subpoena or subpoena duces tecum from the board or an order of the board:
 - (n) Failure to timely pay license or registration renewal fees as specified in sections 340.200 to 340.330;
- (o) Violating a probation agreement with the board or any other licensing authority of this state, another state or territory of the United States, or a federal agency;
 - (p) Violating any informal consent agreement for discipline entered into by an applicant or licensee with

the board or any other licensing authority of this state, another state or territory of the United States, or a federal agency;

- (q) Failing to inform the board of any change in business or residential address as required by sections 340.200 to 340.330 or administrative rule;
- (r) Advertising by an applicant or licensee which is false or misleading, or which violates any rules of the board, or which claims without substantiation the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other veterinarian;
 - (5) Any conduct or practice which is or might be harmful or dangerous to the health of a patient;
- (6) Incompetency, gross negligence or repeated negligence in the performance of the functions or duties of any profession licensed or regulated by sections 340.200 to 340.330. For purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by members of the profession;
- (7) Violation of, or attempting to violate, directly or indirectly, or assisting, or enabling any person to violate, any provisions of sections 340.200 to 340.330, or any lawful rule or regulation adopted pursuant to sections 340.200 to 340.330;
- (8) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his certificate of registration or authority, permit, license or diploma from any school;
- (9) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation or other final disciplinary action against the holder of, or applicant for, a license or registration or other right to practice any profession regulated by sections 340.200 to 340.330 or by another state, territory, federal agency or country, whether or not voluntarily agreed to by the licensee or applicant, including, but not limited to:
 - (a) Denial of licensure or registration;
 - (b) Surrender of the license or registration;
 - (c) Allowing the license or registration to expire or lapse; or
- (d) Discontinuing or limiting the practice of veterinary medicine while subject to an investigation or while actually under investigation by any licensing authority, medical facility, insurance company, court, agency of the state or federal government, or employer;
 - (10) Being adjudged incapacitated or disabled by a court of competent jurisdiction;
- (11) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 340.200 to 340.330 who is not licensed or registered and currently eligible to practice under sections 340.200 to 340.330, or knowingly performing any act which aids, assists, procures, advises, or encourages any person to practice veterinary medicine who is not licensed or registered and currently eligible to practice under sections 340.200 to 340.330;
- (12) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
 - (13) Failure to obtain, renew or display a valid certificate, license, permit or notice if required;
- (14) Violation of the drug laws or rules and regulations of this state, any other state, territory, or the federal government;
- (15) Knowingly or recklessly making or causing to be made, or aiding or abetting in the making of a false statement or documentation in connection with the birth, death, or health of any animal, executed in connection with the practice of his or her profession or failure to file such statements or documents with the proper officials of the federal or state government as provided by law or any rule promulgated under sections 340.200 to 340.330;
- (16) Soliciting patronage in person or by agents, under his or her own name or under the name of another, actual or pretended, in such a manner as to confuse, deceive or mislead the public as to the need or appropriateness of animal health care or services or the qualifications of an individual person or persons to diagnose, render, or perform such animal health care services;
- (17) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof;
- (18) Maintaining an unsanitary office or facility, or performing professional services under unsanitary conditions with due consideration given to the place where the services are rendered;
- (19) Practicing or offering to practice any profession or service regulated by sections 340.200 to 340.330 independent of the supervision and direction of a person licensed under sections 340.200 to 340.330 as a veterinarian in good standing by any candidate for registration or person registered to practice as a veterinary technician or engaged as an unregistered assistant to a veterinarian;
- (20) Treating or attempting to treat ailments or health conditions of animals other than as authorized under sections 340.200 to 340.330 or board rule by any candidate for registration or person registered to practice as a

veterinary technician or engaged as an unregistered assistant to a licensed veterinarian;

- (21) A pattern of personal use or consumption of any controlled substance unless it is prescribed, dispensed or administered by a licensed physician;
- (22) Any revocation, suspension, surrender, limitation or restriction of any controlled substance authority, whether agreed to voluntarily or not;
- (23) Being unable to practice as a veterinarian or veterinary technician with reasonable skill and safety to patients because of illness, drunkenness, excessive use of drugs, narcotics, chemicals, or as a result of any mental or physical condition;
 - (24) Violation of any professional trust or confidence;
- (25) Failing to obtain or renew any facility permit or to maintain mandatory requirements or minimum standards for any such facility as required by sections 340.200 to 340.330 or board rule.
- 3. If the board files a complaint pursuant to subsection 2 of this section, the proceedings shall be conducted in accordance with the provisions of chapter 621. If the administrative hearing commission finds that grounds provided in this section are met, the board may either singly or in combination:
- (1) Warn, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten years;
 - (2) Suspend such license, certificate or permit for a period not to exceed three years;
 - (3) Restrict or limit the license, certificate or permit for an indefinite period of time;
 - (4) Revoke such license, certificate or permit;
 - (5) Administer a public or private reprimand;
 - (6) Deny the application for a license;
 - (7) Permanently withhold issuance of a license or certificate;
- (8) Require the applicant or licensee to submit to the care, counseling or treatment of physicians designated by the board at the expense of the person to be examined;
- (9) Require the person to attend such continuing educational courses and pass such examinations as the board may direct.
- 340.274. 1. A license issued under sections 340.200 to 340.330 shall be automatically revoked following a review of the record of the proceedings by the board and upon a formal motion of the board:
- (1) [When the final trial proceedings are concluded where a] The person has been finally adjudicated and found guilty, or has entered a plea of guilty or nolo contendere [whether or not a sentence is imposed:
- (a)] in a [felony] criminal prosecution under the laws of [this state, the laws of any other state, territory or district of the United States, or] any state, of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or duties of the person licensed under sections 340.200 to 340.330;
 - (b) For any felony offense, for which an essential element is fraud, dishonesty or an act of violence; or
- (c) For any felony offense involving moral turpitude] duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (2) Upon the final and unconditional revocation or surrender of the person's license to practice the same profession in another state, territory or district of the United States upon grounds for which revocation is authorized in this state.
- 2. The license of such person shall be automatically reinstated if the conviction, judgment or revocation is set aside upon final appeal in any court of competent jurisdiction.
- 3. Any person who has been denied a license, certificate, permit or other authority to practice a profession in another state, if such profession in this state is regulated pursuant to sections 340.200 to 340.330, shall automatically be denied a license to practice such profession in this state; however, the board may establish qualifications whereby such person may be qualified and licensed to practice such profession in this state.
- 340.300. 1. Any person desiring to be registered as a veterinary technician in the state of Missouri shall submit a written application to the board. Such application shall be on forms furnished by the board without charge.
- 2. Each application shall contain a statement that is made under oath or affirmation that representations made therein are true, correct and contain no material omissions of fact to the best knowledge and belief of the person making the application and whose signature shall be subscribed thereto. Any person who knowingly submits false information, information intended to mislead the board, or omits a material fact on the application shall be subject to penalties provided for by the laws of this state for giving a false statement under oath or affirmation; such

penalty is in addition to and not in lieu of any action which the board takes pursuant to the provisions of sections 340,200 to 340,330.

- 3. To qualify to be registered as a veterinary technician pursuant to this section, the application must show that the applicant:
 - (1) Is at least eighteen years of age;
 - (2) [Is of good moral character;
- (3)] Has successfully completed a college level course of study in veterinary technology in a school having a curriculum approved by the board or a college level course in the care and treatment of animals which is accredited by the AVMA; and
- [(4)] (3) Has passed an examination or examinations as prescribed by board rule. The examination or examinations shall be designed to test the examinee's knowledge of, proficiency in, subjects and techniques commonly taught in schools providing a curriculum in veterinary technology, familiarity with the requirements of sections 340.200 to 340.330, related statutes and board rules, and other material as determined by the board. An examinee must demonstrate scientific, practical and legal knowledge sufficient to establish to the board that the applicant is competent to practice as a veterinary technician. Applications for examination shall be in writing, on a form furnished by the board and shall include evidence satisfactory to the board that the applicant possesses the qualifications set forth in subdivisions (1), and (2) [and (3)] of this subsection.
- 4. The board may require additional information and proof of a person's fitness and qualifications by board rule.
- 344.030. 1. An applicant for an initial license shall file a completed application with the board on a form provided by the board, accompanied by an application fee as provided by rule payable to the department of health and senior services. Information provided in the application shall be attested by signature to be true and correct to the best of the applicant's knowledge and belief.
 - 2. No initial license shall be issued to a person as a nursing home administrator unless:
- (1) The applicant provides the board satisfactory proof that the applicant is [of good moral character and] a high school graduate or equivalent;
- (2) The applicant provides the board satisfactory proof that the applicant has had a minimum of three years' experience in health care administration or two years of postsecondary education in health care administration or has satisfactorily completed a course of instruction and training prescribed by the board, which includes instruction in the needs properly to be served by nursing homes, the protection of the interests of residents therein, and the elements of good nursing home administration, or has presented evidence satisfactory to the board of sufficient education, training, or experience in the foregoing fields to administer, supervise and manage a nursing home; and
- (3) The applicant passes the examinations administered by the board. If an applicant fails to make a passing grade on either of the examinations such applicant may make application for reexamination on a form furnished by the board and may be retested. If an applicant fails either of the examinations a third time, the applicant shall be required to complete a course of instruction prescribed and approved by the board. After completion of the board-prescribed course of instruction, the applicant may reapply for examination. With regard to the national examination required for licensure, no examination scores from other states shall be recognized by the board after the applicant has failed his or her third attempt at the national examination. There shall be a separate, nonrefundable fee for each examination. The board shall set the amount of the fee for examination by rules and regulations promulgated pursuant to section 536.021. The fee shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the examination.
- 3. Nothing in sections 344.010 to 344.108, or the rules or regulations thereunder shall be construed to require an applicant for a license as a nursing home administrator, who is employed by an institution listed and certified by the Commission for Accreditation of Christian Science Nursing Organizations/Facilities, Inc., to administer institutions certified by such commission for the care and treatment of the sick in accordance with the creed or tenets of a recognized church or religious denomination, to demonstrate proficiency in any techniques or to meet any educational qualifications or standards not in accord with the remedial care and treatment provided in such institutions. The applicant's license shall be endorsed to confine the applicant's practice to such institutions.
- 4. The board may issue a temporary emergency license for a period not to exceed ninety days to a person twenty-one years of age or over[, of good moral character] and a high school graduate or equivalent to serve as an acting nursing home administrator, provided such person is replacing a licensed nursing home administrator who has died, has been removed or has vacated the nursing home administrator's position. No temporary emergency license may be issued to a person who has had a nursing home administrator's license denied, suspended or revoked. A

temporary emergency license may be renewed for one additional ninety-day period upon a showing that the person seeking the renewal of a temporary emergency license meets the qualifications for licensure and has filed an application for a regular license, accompanied by the application fee, and the applicant has taken the examination or examinations but the results have not been received by the board. No temporary emergency license may be renewed more than one time.

- 344.050. 1. The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621. As an alternative to refusal to issue or renew any certificate, registration or authority, permit or license, the board may, at its discretion, issue a license which is subject to probation for any one or any combination of causes stated in subsection 2 of this section. The board's order of probation shall contain a statement of the discipline imposed, the basis therefor, the date such action shall become effective, and a statement that the applicant has thirty days to request in writing a hearing before the administrative hearing commission. If the board issues a probationary license to an applicant for licensure, the applicant may file a written petition with the administrative hearing commission within thirty days of the effective date of the probationary license seeking review of whether cause exists to discipline the licensee under subsection 2 of this section. If no written request for a hearing is received by the administrative hearing commission within the thirty-day period, the right to seek review of the board's decision shall be waived.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered his or her certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, [pursuant to] in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession-licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act-of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Violation of, or assisting or enabling any person to violate, any provision of chapter 198 or any lawful rule or regulation promulgated thereunder;
- (8) Impersonation of any person holding a certificate of registration or authority, permit or license, or allowing any person to use such person's certificate of registration or authority, permit, license or diploma from any school;
- (9) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (10) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;
- (11) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter;
 - (12) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of

fact;

- (13) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;
- (14) Knowingly failing to report abuse or neglect of a resident in a long-term care facility, as required by section 198.070, of which he or she has actual knowledge that it is abuse or neglect;
 - (15) Violation of any professional trust or confidence;
- (16) Having served as the administrator, operator, or any principal involved in the operation of a facility licensed under chapter 198 and during such time the facility has had its license revoked under section 198.036, has entered into a consent agreement to obtain a probationary license under subsection 5 of section 198.026, has had a license denied under subsection 2 of section 198.022, or has surrendered its license while under investigation.
- 3. The administrative hearing commission shall have no authority to require issuance of a license, pending a final determination by the commission, in any case in which an applicant is seeking initial licensure.
- 4. No license may be suspended or revoked and no application for renewal of a license may be denied under this section until the licensee has been afforded an opportunity for hearing after due notice as provided in sections 621.015 to 621.205.
- 5. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms as the board deems appropriate, or may suspend or revoke the certificate, permit or license. The board may exclude any application for up to five years for any person who has had his or her license revoked by the board or has surrendered his or her license to the board.
 - 345.015. As used in sections 345.010 to 345.080, the following terms mean:
- (1) "Audiologist", a person who is licensed as an audiologist pursuant to sections 345.010 to 345.080 to practice audiology;
- (2) "Audiology aide", a person who is registered as an audiology aide by the board, who does not act independently but works under the direction and supervision of a licensed audiologist. Such person assists the audiologist with activities which require an understanding of audiology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee [, be of good moral and ethical character;] and:
 - (a) Be at least eighteen years of age;
 - (b) Furnish evidence of the person's educational qualifications which shall be at a minimum:
 - a. Certification of graduation from an accredited high school or its equivalent; and
 - b. On-the-job training;
- (c) Be employed in a setting in which direct and indirect supervision are provided on a regular and systematic basis by a licensed audiologist.

However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than audiology aide, develop or modify treatment plans, discharge clients from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising audiologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;

- (3) "Board", the state board of registration for the healing arts;
- (4) "Commission", the advisory commission for speech-language pathologists and audiologists;
- (5) "Hearing instrument" or "hearing aid", any wearable device or instrument designed for or offered for the purpose of aiding or compensating for impaired human hearing and any parts, attachments or accessories, including ear molds, but excluding batteries, cords, receivers and repairs;
- (6) "Person", any individual, organization, or corporate body, except that only individuals may be licensed pursuant to sections 345.010 to 345.080;
 - (7) "Practice of audiology":
- (a) The application of accepted audiologic principles, methods and procedures for the measurement, testing, interpretation, appraisal and prediction related to disorders of the auditory system, balance system or related structures and systems;
 - (b) Provides consultation or counseling to the patient, client, student, their family or interested parties;
 - (c) Provides academic, social and medical referrals when appropriate;
- (d) Provides for establishing goals, implementing strategies, methods and techniques, for habilitation, rehabilitation or aural rehabilitation, related to disorders of the auditory system, balance system or related structures

and systems;

- (e) Provides for involvement in related research, teaching or public education;
- (f) Provides for rendering of services or participates in the planning, directing or conducting of programs which are designed to modify audition, communicative, balance or cognitive disorder, which may involve speech and language or education issues:
- (g) Provides and interprets behavioral and neurophysiologic measurements of auditory balance, cognitive processing and related functions, including intraoperative monitoring;
- (h) Provides involvement in any tasks, procedures, acts or practices that are necessary for evaluation of audition, hearing, training in the use of amplification or assistive listening devices;
- (i) Provides selection, assessment, fitting, programming, and dispensing of hearing instruments, assistive listening devices, and other amplification systems;
- (j) Provides for taking impressions of the ear, making custom ear molds, ear plugs, swim molds and industrial noise protectors;
 - (k) Provides assessment of external ear and cerumen management;
- (1) Provides advising, fitting, mapping assessment of implantable devices such as cochlear or auditory brain stem devices:
- (m) Provides information in noise control and hearing conservation including education, equipment selection, equipment calibration, site evaluation and employee evaluation;
 - (n) Provides performing basic speech-language screening test;
- (o) Provides involvement in social aspects of communication, including challenging behavior and ineffective social skills, lack of communication opportunities;
- (p) Provides support and training of family members and other communication partners for the individual with auditory balance, cognitive and communication disorders;
 - (q) Provides aural rehabilitation and related services to individuals with hearing loss and their families;
- (r) Evaluates, collaborates and manages audition problems in the assessment of the central auditory processing disorders and providing intervention for individuals with central auditory processing disorders;
 - (s) Develops and manages academic and clinical problems in communication sciences and disorders;
 - (t) Conducts, disseminates and applies research in communication sciences and disorders;
 - (8) "Practice of speech-language pathology":
- (a) Provides screening, identification, assessment, diagnosis, treatment, intervention, including but not limited to prevention, restoration, amelioration and compensation, and follow-up services for disorders of:
 - a. Speech: articulation, fluency, voice, including respiration, phonation and resonance;
- b. Language, involving the parameters of phonology, morphology, syntax, semantics and pragmatic; and including disorders of receptive and expressive communication in oral, written, graphic and manual modalities;
- c. Oral, pharyngeal, cervical esophageal and related functions, such as dysphagia, including disorders of swallowing and oral functions for feeding; orofacial myofunctional disorders;
- d. Cognitive aspects of communication, including communication disability and other functional disabilities associated with cognitive impairment;
- e. Social aspects of communication, including challenging behavior, ineffective social skills, lack of communication opportunities;
 - (b) Provides consultation and counseling and makes referrals when appropriate;
- (c) Trains and supports family members and other communication partners of individuals with speech, voice, language, communication and swallowing disabilities;
- (d) Develops and establishes effective augmentative and alternative communication techniques and strategies, including selecting, prescribing and dispensing of augmentative aids and devices; and the training of individuals, their families and other communication partners in their use;
- (e) Selects, fits and establishes effective use of appropriate prosthetic/adaptive devices for speaking and swallowing, such as tracheoesophageal valves, electrolarynges, or speaking valves;
- (f) Uses instrumental technology to diagnose and treat disorders of communication and swallowing, such as videofluoroscopy, nasendoscopy, ultrasonography and stroboscopy;
- (g) Provides aural rehabilitative and related counseling services to individuals with hearing loss and to their families;
- (h) Collaborates in the assessment of central auditory processing disorders in cases in which there is evidence of speech, language or other cognitive communication disorders; provides intervention for individuals with

central auditory processing disorders;

- (i) Conducts pure-tone air conduction hearing screening and screening tympanometry for the purpose of the initial identification or referral;
- (j) Enhances speech and language proficiency and communication effectiveness, including but not limited to accent reduction, collaboration with teachers of English as a second language and improvement of voice, performance and singing;
 - (k) Trains and supervises support personnel;
 - (1) Develops and manages academic and clinical programs in communication sciences and disorders;
 - (m) Conducts, disseminates and applies research in communication sciences and disorders;
- (n) Measures outcomes of treatment and conducts continuous evaluation of the effectiveness of practices and programs to improve and maintain quality of services;
- (9) "Speech-language pathologist", a person who is licensed as a speech-language pathologist pursuant to sections 345.010 to 345.080; who engages in the practice of speech-language pathology as defined in sections 345.010 to 345.080;
- (10) "Speech-language pathology aide", a person who is registered as a speech-language aide by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist. Such person assists the speech-language pathologist with activities which require an understanding of speech-language pathology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee[, be of good moral and ethical character;] and:
 - (a) Be at least eighteen years of age;
 - (b) Furnish evidence of the person's educational qualifications which shall be at a minimum:
 - a. Certification of graduation from an accredited high school or its equivalent; and
 - b. On-the-job training;
- (c) Be employed in a setting in which direct and indirect supervision is provided on a regular and systematic basis by a licensed speech-language pathologist. However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than speech-language pathology aide, develop or modify treatment plans, discharge clients from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising speech-language pathologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;
- (11) "Speech-language pathology assistant", a person who is registered as a speech-language pathology assistant by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist practicing for at least one year or speech-language pathologist practicing under subdivision (1) or (6) of subsection 1 of section 345.025 for at least one year and whose activities require both academic and practical training in the field of speech-language pathology although less training than those established by sections 345.010 to 345.080 as necessary for licensing as a speech-language pathologist. To be eligible for registration by the board, each applicant shall submit the registration fee, supervising speech-language pathologist information if employment is confirmed, if not such information shall be provided after registration, [beof good moral character] and furnish evidence of the person's educational qualifications which meet the following:
- (a) Hold a bachelor's level degree from an institution accredited or approved by a regional accrediting body recognized by the United States Department of Education or its equivalent; and
- (b) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of bachelor's level course work and requirements in the field of speech-language pathology as established by the board through rules and regulations;
- (c) Submit proof of completion of the number and type of clinical hours as established by the board through rules and regulations.
- 345.050. 1. To be eligible for licensure by the board by examination, each applicant shall submit the application fee and shall furnish evidence of such person's [good moral and ethical character,] current competence and shall:
- (1) Hold a master's or a doctoral degree from a program accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought;
 - (2) Submit official transcripts from one or more accredited colleges or universities presenting evidence of

the completion of course work and clinical practicum requirements equivalent to that required by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board; and

- (3) Pass an examination promulgated or approved by the board. The board shall determine the subject and scope of the examinations.
- 2. To be eligible for licensure by the board without examination, each applicant shall make application on forms prescribed by the board, submit the application fee [and shall be of good moral and ethical character], submit an activity statement and meet one of the following requirements:
- (1) The board shall issue a license to any speech-language pathologist or audiologist who is licensed in another country and who has had no violations, suspension or revocations of a license to practice speech-language pathology or audiology in any jurisdiction; provided that, such person is licensed in a country whose requirements are substantially equal to, or greater than, Missouri at the time the applicant applies for licensure; or
- (2) Hold the certificate of clinical competence issued by the American Speech-Language-Hearing Association in the area in which licensure is sought.
- 345.065. 1. The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to sections 345.010 to 345.080 for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621. As an alternative to a refusal to issue or renew any certificate, registration or authority, the board may, at its discretion, issue a license or registration which is subject to probation, restriction or limitation to an applicant for licensure or registration for any one or any combination of causes stated in subsection 2 of this section. The board's order of probation, limitation or restriction shall contain a statement of the discipline imposed, the basis therefor, the date such action shall become effective and a statement that the applicant has thirty days to request in writing a hearing before the administrative hearing commission. If the board issues a probationary, limited or restricted license or registration to an applicant for licensure or registration, either party may file a written petition with the administrative hearing commission within thirty days of the effective date of the probationary, limited or restricted license or registration seeking review of the board's determination. If no written request for a hearing is received by the administrative hearing commission within the thirty-day period, the right to seek review of the board's decision shall be considered as waived.
- 2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by sections 345.010 to 345.080 or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by sections 345.010 to 345.080;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualifications, functions or] duties [of any profession licensed or regulated pursuant to sections 345.010 to 345.080, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to sections 345.010 to 345.080 or in obtaining permission to take any examination given or required pursuant to sections 345.010 to 345.080;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by sections 345.010 to 345.080;
- (6) Violation of, or assisting or enabling any person to violate, any provision of sections 345.010 to 345.080, or of any lawful rule or regulation adopted pursuant to sections 345.010 to 345.080;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any

school;

- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 345.010 to 345.080 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 345.010 to 345.080 who is not registered and currently eligible to practice pursuant to sections 345.010 to 345.080;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
- (12) Failure to display a valid certificate or license if so required by sections 345.010 to 345.080 or any rule promulgated pursuant to sections 345.010 to 345.080;
 - (13) Violation of any professional trust or confidence;
 - (14) Fraudulently or deceptively using a license, provisional license or registration;
 - (15) Altering a license, provisional license or registration;
- (16) Willfully making or filing a false report or record in the practice of speech-language pathology or audiology;
- (17) Using or promoting or causing the use of any misleading, deceiving, improbable or untruthful advertising matter, promotional literature, testimonial, guarantee, warranty, label, brand, insignia or any other representation;
 - (18) Falsely representing the use or availability of services or advice of a physician;
- (19) Misrepresenting the applicant, licensee or holder by using the word doctor or any similar word, abbreviation or symbol if the use is not accurate or if the degree was not obtained from a regionally accredited institution:
- (20) Committing any act of dishonorable, immoral or unprofessional conduct while engaging in the practice of speech-language pathology or audiology;
- (21) Providing services or promoting the sale of devices, appliances or products to a person who cannot reasonably be expected to benefit from such services, devices, appliances or products.
- 3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten years, or may suspend, for a period not to exceed three years, or restrict or limit the person's ability to practice for an indefinite period of time, or revoke the license or registration.
- 4. The board may apply for relief by injunction, without bond, to restrain any person, partnership or corporation from engaging in any act or practice which constitutes an offense pursuant to sections 345.010 to 345.080. The board does not need to allege and prove that there is no adequate remedy at law to obtain an injunction. The members of the board and the advisory commission shall not be individually liable for applying for such relief.
 - 346.055. 1. An applicant may obtain a license provided the applicant:
 - (1) Is at least eighteen years of age; and
 - (2) [Is of good moral character; and
 - (3) Successfully passes a qualifying examination as described under sections 346.010 to 346.250; and
- [(4)] (3) (a) Holds an associate's degree or higher, from a state or regionally accredited institution of higher education, in hearing instrument sciences; or
- (b) Holds an associate's level degree or higher, from a state or regionally accredited institution of higher education and submits proof of completion of the International Hearing Society's Distance Learning for Professionals in Hearing Health Sciences Course; or
 - (c) Holds a master's or doctoral degree in audiology from a state or regionally accredited institution; or
- (d) Holds a current, unsuspended, unrevoked license from another country if the standards for licensing in such country, as determined by the board, are substantially equivalent to or exceed those required in paragraph (a) or (b) of this subdivision; or
- (e) Holds a current, unsuspended, unrevoked license from another country, has been actively practicing as a licensed hearing aid fitter or dispenser in another country for no less than forty-eight of the last seventy-two months, and submits proof of completion of advance certification from either the International Hearing Society or

the National Board for Certification in Hearing Instrument Sciences.

- 2. The provisions of subsection 1 of this section shall not apply to any person holding a valid Missouri hearing instrument specialist license under this chapter when applying for the renewal of that license. These provisions shall apply to any person holding a hearing instrument specialist-in-training permit at the time of their application for licensure or renewal of said permit.
- 3. (1) The board shall promulgate reasonable standards and rules for the evaluation of applicants for purposes of determining the course of instruction and training required of each applicant for a hearing instrument specialist license under the requirement of subdivision (4) of subsection 1 of this section.
- (2) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.
- 346.105. 1. The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter, upon recommendation of the board, for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621.
- 2. The division may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or against any person who has failed to renew or has surrendered such person's certificate of registration or authority, permit or license for any one or any combination of the following causes:
- (1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;
- (2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state [or], of the United States, or of any country, for any offense [reasonably] directly related to the [qualification, functions or] duties [of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude,] and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;
- (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;
- (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;
- (6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school;
- (8) Disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;
 - (9) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
- (12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated hereunder;

- (13) Violation of any professional trust or confidence;
- (14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;
- (15) Representing that the service or advice of a person licensed as a physician pursuant to chapter 334 will be used or made available in the selection, fitting, adjustment, maintenance or repair of hearing instruments when that is not true, or using the words "doctor", "clinic", "clinical audiologist", "state-licensed clinic", "state registered", "state certified", or "state approved" or any other term, abbreviation, or symbol when it would falsely give the impression that service is being provided by physicians licensed pursuant to chapter 334, or by audiologists licensed pursuant to chapter 345, or that the licensee's service has been recommended by the state when such is not the case.
- 436.230. 1. Except as otherwise provided in subsection 2 of this section, the director shall issue a certificate of registration to an individual who complies with section 436.227.
- 2. The director may refuse to issue a certificate of registration if the director determines that the applicant has engaged in conduct that has a significant adverse effect on the applicant's fitness to serve as an athlete agent. In making the determination, the director may consider whether the applicant has:
- (1) Been [convicted of a crime that if committed in this state would be a felony or other crime involving moral turpitude] finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;
- (2) Made a materially false, misleading, deceptive, or fraudulent representation as an athlete agent or in the application;
 - (3) Engaged in conduct that would disqualify the applicant from serving in a fiduciary capacity;
 - (4) Engaged in conduct prohibited by section 436.254;
- (5) Had a registration or licensure as an athlete agent suspended, revoked, or denied or been refused renewal of registration or licensure in any state;
- (6) Engaged in conduct or failed to engage in conduct the consequence of which was that a sanction, suspension, or declaration of ineligibility to participate in an interscholastic or intercollegiate athletic event was imposed on a student athlete or educational institution; or
- (7) Engaged in conduct that significantly adversely reflects on the applicant's credibility, honesty, or integrity.
 - 3. In making a determination under subsection 3 of this section, the director shall consider:
 - (1) How recently the conduct occurred;
 - (2) The nature of the conduct and the context in which it occurred; and
 - (3) Any other relevant conduct of the applicant.
- 4. An athlete agent may apply to renew a registration by submitting an application for renewal in a form prescribed by the director. The application for renewal must be signed by the applicant under penalty of perjury under section 575.040 and shall contain current information on all matters required in an original registration.
 - 5. A certificate of registration or a renewal of a registration is valid for two years."; and Further amend the title and enacting clause accordingly.

Senate Amendment No. 9

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 49, Section 337.050, Line 8, by inserting after all of said line the following:

- "338.220. 1. It shall be unlawful for any person, copartnership, association, corporation or any other business entity to open, establish, operate, or maintain any pharmacy as defined by statute without first obtaining a permit or license to do so from the Missouri board of pharmacy. A permit shall not be required for an individual licensed pharmacist to perform nondispensing activities outside of a pharmacy, as provided by the rules of the board. A permit shall not be required for an individual licensed pharmacist to administer drugs, vaccines, and biologicals by protocol, as permitted by law, outside of a pharmacy. The following classes of pharmacy permits or licenses are hereby established:
 - (1) Class A: Community/ambulatory;
 - (2) Class B: Hospital pharmacy;

- (3) Class C: Long-term care;
- (4) Class D: Nonsterile compounding;
- (5) Class E: Radio pharmaceutical;
- (6) Class F: Renal dialysis;
- (7) Class G: Medical gas;
- (8) Class H: Sterile product compounding;
- (9) Class I: Consultant services;
- (10) Class J: Shared service;
- (11) Class K: Internet;
- (12) Class L: Veterinary;
- (13) Class M: Specialty (bleeding disorder);
- (14) Class N: Automated dispensing system (health care facility);
- (15) Class O: Automated dispensing system (ambulatory care);
- (16) Class P: Practitioner office/clinic;
- (17) Class Q: Charitable pharmacy.
- 2. Application for such permit or license shall be made upon a form furnished to the applicant; shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing same, subject to the penalties of making a false affidavit or declaration; and shall be accompanied by a permit or license fee. The permit or license issued shall be renewable upon payment of a renewal fee. Separate applications shall be made and separate permits or licenses required for each pharmacy opened, established, operated, or maintained by the same owner.
- 3. All permits, licenses or renewal fees collected pursuant to the provisions of sections 338.210 to 338.370 shall be deposited in the state treasury to the credit of the Missouri board of pharmacy fund, to be used by the Missouri board of pharmacy in the enforcement of the provisions of sections 338.210 to 338.370, when appropriated for that purpose by the general assembly.
- 4. Class L: veterinary permit shall not be construed to prohibit or interfere with any legally registered practitioner of veterinary medicine in the compounding, administering, prescribing, or dispensing of their own prescriptions, or medicine, drug, or pharmaceutical product to be used for animals.
- 5. Except for any legend drugs under 21 U.S.C. Section 353, the provisions of this section shall not apply to the sale, dispensing, or filling of a pharmaceutical product or drug used for treating animals.
- 6. A "class B hospital pharmacy" shall be defined as a pharmacy owned, managed, or operated by a hospital as defined by section 197.020 or a clinic or facility under common control, management or ownership of the same hospital or hospital system. This section shall not be construed to require a class B hospital pharmacy permit or license for hospitals solely providing services within the practice of pharmacy under the jurisdiction of, and the licensure granted by, the department of health and senior services under and pursuant to chapter 197.
- 7. Upon application to the board, any hospital that holds a pharmacy permit or license on August 28, 2014, shall be entitled to obtain a class B pharmacy permit or license without fee, provided such application shall be submitted to the board on or before January 1, 2015."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 11

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2046, Page 1, Section Title, Line 5 of the Title, by inserting after "RSMo," the following: "and section 324.009 as enacted by house committee substitute for house bill nos. 1511 & 1452, one hundredth general assembly, second regular session,"; and

Further amend said bill, Pages 21-25, Section 324.009, by striking all of said section and inserting in lieu thereof the following:

"324.009. 1. For purposes of this section, the following terms mean:

(1) "License", a license, certificate, registration, permit, or accreditation that enables a person to legally practice an occupation or profession in a particular jurisdiction[; except that "license" shall not include a certificate of license to teach in public schools under section 168.021];

- (2) "Nonresident military spouse", a nonresident spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri, or who has been transferred or is scheduled to be transferred to an adjacent state and is or will be domiciled in the state of Missouri, or has moved to the state of Missouri on a permanent change-of-station basis;
- (3) "Oversight body", any board, department, agency, or office of a jurisdiction that issues licenses \(\frac{1}{2}\); except, for the purposes of this section, oversight body shall not include the state board of registration for the healing arts, the state board of nursing, the board of pharmacy, the state committee of psychologists, the Missouri dental board, the Missouri board for architects, professional engineers, professional land surveyors and professional landscape architects, the state board of optometry, or the Missouri veterinary medical board;
- (4) "Resident military spouse", a spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri or an adjacent state and who is a permanent resident of the state of Missouri, who is domiciled in the state of Missouri, or who has Missouri as his or her home of record.
- 2. Any person [who is a resident of Missouri, a resident military spouse, or a nonresident military spouse and] who holds a valid current license issued by another state, a territory of the United States, or the District of Columbia, and who has been licensed for at least one year in such other jurisdiction, may submit an application for a license in Missouri in the same occupation or profession, and at the same practice level, for which he or she holds the current license, along with proof of current licensure and proof of licensure for at least one year in [all] the other [jurisdictions] jurisdiction, to the relevant oversight body in this state.
 - 3. The oversight body in this state shall:
- (1) Within six months of receiving an application described in subsection 2 of this section [from a resident of Missouri], waive any examination, educational, or experience requirements for licensure in this state for the applicant if it determines that [the licensing requirements in the jurisdiction that issued the applicant's license are substantially similar to or more stringent than the licensing requirements in Missouri for the same occupation or profession and shall issue such applicant a license under this section if such applicant otherwise meets the requirements of this section] there were minimum education requirements and, if applicable, work experience and clinical supervision requirements in effect and the other state verifies that the person met those requirements in order to be licensed or certified in that state. An oversight body that administers an examination on laws of this state as part of its licensing application requirement may require an applicant to take and pass an examination specific to the laws of this state; or
- (2) Within thirty days of receiving an application described in subsection 2 of this section from a nonresident military spouse or a resident military spouse, waive any examination, educational, or experience requirements for licensure in this state for the applicant and issue such applicant a license under this section if such applicant otherwise meets the requirements of this section.
- 4. (1) The oversight body shall not waive any examination, educational, or experience requirements for any applicant who has had his or her license revoked by an oversight body outside the state; who is currently under investigation, who has a complaint pending, or who is currently under disciplinary action, except as provided in subdivision (2) of this subsection, with an oversight body outside the state; who does not hold a license in good standing with an oversight body outside the state; who has a criminal record that would disqualify him or her for licensure in Missouri; or who does not hold a valid current license in the other jurisdiction on the date the oversight body receives his or her application under this section.
- (2) If another jurisdiction has taken disciplinary action against an applicant, the oversight body shall determine if the cause for the action was corrected and the matter resolved. If the matter has not been resolved by that jurisdiction, the oversight body may deny a license until the matter is resolved.
- 5. [The oversight body shall not waive any examination, educational, or experience requirements for any applicant if it determines that waiving the requirements for the applicant may endanger the public health, safety, or welfare.
- 6-] Nothing in this section shall prohibit the oversight body from denying a license to an applicant under this section for any reason described in any section associated with the occupation or profession for which the applicant seeks a license.
- 6. Any person who is licensed under the provisions of this section shall be subject to the applicable oversight body's jurisdiction and all rules and regulations pertaining to the practice of the licensed occupation or profession in this state.
- 7. This section shall not be construed to waive any requirement for an applicant to pay any fees, post any bonds or surety bonds, or submit proof of insurance associated with the license the applicant seeks.
 - 8. This section shall not apply to business, professional, or occupational licenses issued or required by

political subdivisions.

- 9. The provisions of this section shall not impede an oversight body's authority to require an applicant to submit fingerprints as part of the application process.
- 10. The provisions of this section shall not apply to an oversight body that has entered into a licensing compact with another state for the regulation of practice under the oversight body's jurisdiction. The provisions of this section shall not be construed to alter the authority granted by, or any requirements promulgated pursuant to, any interjurisdictional or interstate compacts adopted by Missouri statute or any reciprocity agreements with other states. If any conflict arises between the provisions of this section and the provisions of any interjurisdictional or interstate compact or reciprocity agreement, the provisions of such compact or agreement shall prevail. If a conflict arises between the provisions of this section and any federal law or rule, the provisions of the federal law or rule shall prevail in effect on August 28, 2018, and whenever possible this section shall be interpreted so as to imply no conflict between it and any compact, or any reciprocity agreements with other states in effect on August 28, 2018.
- [10. For the purposes of this section, resident military spouses and nonresident military spouses shall be eligible to apply for a license with any board, department, agency, or office of a jurisdiction that issues licenses including, but not limited to, the state board of registration for the healing arts; the state board of nursing; the board of pharmacy; the state committee of psychologists; the Missouri dental board; the Missouri board for architects, professional engineers, professional land surveyors, and professional landscape architects; the state board of optometry; and the Missouri veterinary medical board.]
- 11. Notwithstanding any other provision of law, a license issued under this section shall be valid only in this state and shall not make a licensee eligible to be part of an interstate compact. An applicant who is licensed in another state pursuant to an interstate compact shall not be eligible for licensure by an oversight body under the provisions of this section.
- 12. The provisions of this section shall not apply to any occupation set forth in subsection 6 of section 290.257, or any electrical contractor licensed under sections 324.900 to 324.945."; and

Further amend said bill, Page 49, Section 337.050, Line 8 of said page, by inserting after all of said line the following:

- "[324.009. 1. For purposes of this section, the following terms mean:
- (1) "License", a license, certificate, registration, permit, or accreditation that enables a person to legally practice an occupation or profession in a particular jurisdiction; except that "license" shall not include a certificate of license to teach in public schools under section 168.021;
- (2) "Nonresident military spouse", a nonresident spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri, or who has been transferred or is scheduled to be transferred to an adjacent state and is or will be domiciled in the state of Missouri, or has moved to the state of Missouri on a permanent change of station basis;
- (3) "Oversight body", any board, department, agency, or office of a jurisdiction that issues licenses; except, for the purposes of this section, oversight body shall not include the state board of registration for the healing arts, the state board of nursing, the board of pharmacy, the state committee of psychologists, the Missouri dental board, the Missouri board for architects, professional engineers, professional land surveyors and professional landscape architects, the state board of optometry, or the Missouri veterinary medical board;
- (4) "Resident military spouse", a spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri or an adjacent state and who is a permanent resident of the state of Missouri, who is domiciled in the state of Missouri, or who has Missouri as his or her home of record.
- 2. Any person who is a resident of Missouri, a resident military spouse, or a nonresident military spouse and who holds a valid current license issued by another state, territory of the United States, or the District of Columbia may submit an application for a license in Missouri in the same occupation or profession for which he or she holds the current license, along with proof of current licensure in [the] all other [jurisdiction] jurisdictions, to the relevant oversight body in this state.

- 3. The oversight body in this state shall[,]:
- (1) Within six months of receiving an application described in subsection 2 of this section from a resident of Missouri, waive any examination, educational, or experience requirements for licensure in this state for the applicant if it determines that the licensing requirements in the jurisdiction that issued the applicant's license are substantially similar to or more stringent than the licensing requirements in Missouri for the same occupation or profession and shall issue such applicant a license under this section if such applicant otherwise meets the requirements of this section; or
- (2) Within thirty days of receiving an application described in subsection 2 of this section from a nonresident military spouse or a resident military spouse, waive any examination, educational, or experience requirements for licensure in this state for the applicant and issue such applicant a license under this section if such applicant otherwise meets the requirements of this section.
- 4. The oversight body shall not waive any examination, educational, or experience requirements for any applicant who is currently under disciplinary action with an oversight body outside the state or who does not hold a valid current license in the other jurisdiction on the date the oversight body receives his or her application under this section.
- 5. The oversight body shall not waive any examination, educational, or experience requirements for any applicant if it determines that waiving the requirements for the applicant may endanger the public health, safety, or welfare.
- 6. Nothing in this section shall prohibit the oversight body from denying a license to an applicant under this section for any reason described in any section associated with the occupation or profession for which the applicant seeks a license.
- 7. This section shall not be construed to waive any requirement for an applicant to pay any fees, post any bonds or surety bonds, or submit proof of insurance associated with the license the applicant seeks.
- 8. This section shall not apply to business, professional, or occupational licenses issued or required by political subdivisions.
- 9. The provisions of this section shall not be construed to alter the authority granted by, or any requirements promulgated pursuant to, any interjurisdictional or interstate compacts adopted by Missouri statute or any reciprocity agreements with other states [in effect on August 28, 2018, and whenever possible this section shall be interpreted so as to imply no conflict between it and any compact, or any reciprocity agreements with other states in effect on August 28, 2018]. If any conflict arises between the provisions of this section and the provisions of any interjurisdictional or interstate compact or reciprocity agreement, the provisions of such compact or agreement shall prevail. If a conflict arises between the provisions of this section and any federal law or rule, the provisions of the federal law or rule shall prevail.
- 10. For the purposes of this section, resident military spouses and nonresident military spouses shall be eligible to apply for a license with any board, department, agency, or office of a jurisdiction that issues licenses including, but not limited to, the state board of registration for the healing arts; the state board of nursing; the board of pharmacy; the state committee of psychologists; the Missouri dental board; the Missouri board for architects, professional engineers, professional land surveyors, and professional landscape architects; the state board of optometry; and the Missouri veterinary medical board.]"; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 578 entitled:

An act to repeal sections 367.031, 486.200, 486.205, 486.210, 486.215, 486.220, 486.225, 486.230, 486.235, 486.240, 486.245, 486.250, 486.255, 486.260, 486.265, 486.270, 486.275, 486.280, 486.285, 486.290, 486.395, 486.300, 486.305, 486.310, 486.315, 486.320, 486.325, 486.330, 486.335, 486.340, 486.345, 486.350,

486.355, 486.360, 486.365, 486.370, 486.375, 486.380, 486.385, 486.390, 486.395, 486.396, and 486.405, RSMo, and to enact in lieu thereof ninety-eight new sections relating to certification of documents, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 620** entitled:

An act to repeal section 36.020, RSMo, and to enact in lieu thereof one new section relating to surviving spouses.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 739 entitled:

An act to amend chapter 34, RSMo, by adding thereto one new section relating to prohibiting public entities from contracting with companies discriminating against Israel.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 782** entitled:

An act to repeal section 306.127, RSMo, and to enact in lieu thereof one new section relating to boating safety identification cards.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 831** entitled:

An act to repeal section 8.010, RSMo, and to enact in lieu thereof one new section relating to meetings of the board of public buildings.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 852 entitled:

An act to repeal section 392.020, RSMo, and to enact in lieu thereof one new section relating to certain corporations supplying telephone and telecommunications services.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 867 entitled:

An act to repeal section 301.3174, RSMo, and to enact in lieu thereof one new section relating to special license plates.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 913** entitled:

An act to repeal section 537.033, RSMo, and to enact in lieu thereof one new section relating to the peer review process for design professionals.

In which the concurrence of the House is respectfully requested.

Read the first time.

COMMITTEE REPORTS

Committee on Budget, Chairman Smith reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2017**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (30): Aldridge, Andrews, Black (137), Black (7), Cupps, Deaton, Evans, Gregory, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh and Wood

Noes (0)

Absent (6): Bland Manlove, Bosley, Burnett, O'Donnell, Rogers and Washington

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2018**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**

Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (31): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Cupps, Deaton, Evans, Gregory, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh and Wood

Noes (0)

Absent (5): Bosley, Burnett, O'Donnell, Rogers and Washington

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2019**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (31): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Cupps, Deaton, Evans, Gregory, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh and Wood

Noes (0)

Absent (5): Bosley, Burnett, O'Donnell, Rogers and Washington

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **SCS SB 631**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham

Noes (0)

Absent (0)

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **SB** 676, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bosley, Christofanelli, Eggleston, Gray, Justus, Lovasco, Razer, Roden and Sommer

Noes (0)

Absent (1): Shull (16)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Absent (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 600**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon Noes (5): Bangert, Carpenter, Dogan, Lavender and Mitten

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 618**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon Noes (3): Carpenter, Lavender and Mitten

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 623**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon Noes (3): Carpenter, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SCS SB 653, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon Noes (3): Carpenter, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SCS SB 662, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (5): Bangert, Carpenter, Dogan, Lavender and Mitten

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SCS SB 725, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Coleman (97), Gregory, Haffner, Kelly (141), Patterson, Rehder, Ruth, Schroer and Solon

Noes (5): Bangert, Carpenter, Dogan, Lavender and Mitten

Absent (0)

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended - Fiscal Review

SS HCS HB 2046, as amended - Fiscal Review

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was referred to the Committee indicated:

SCR 32 - Veterans

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS#2 SCS SB 591 - Special Committee on Regulatory Oversight and Reform

HCS SS SB 600 - Fiscal Review

HCS SS SB 618 - Fiscal Review

HCS SCS SB 653 - Fiscal Review

HCS SCS SB 662 - Fiscal Review

HCS SCS SB 725 - Fiscal Review

The following members' presence was noted: Aldridge, Allred, Anderson, Andrews, Appelbaum, Bailey, Baker, Bangert, Baringer, Barnes, Bayse, Beck, Billington, Black (7), Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Busick, Carpenter, Chapelle-Nadal, Chipman, Christofanelli, Clemens, Coleman (32), Coleman (97), Cupps, Deaton, DeGroot, Dohrman, Eggleston, Eslinger, Evans, Falkner, Fishel, Fitzwater, Gray, Green, Gregory, Grier, Griesheimer, Griffith, Gunby, Haahr, Haden, Haffner, Helms, Henderson, Hicks, Hill, Houx, Hovis, Hudson, Hurst, Ingle, Kelley (127), Kelly (141), Kendrick, Knight, Kolkmeyer, Lavender, Lovasco, Love, Mackey, Mayhew, McCreery, McDaniel, McGaugh, Merideth, Miller, Mitten, Moon, Morgan, Morris (140), Mosley, Muntzel, Murphy, O'Donnell, Patterson, Person, Pfautsch, Pierson Jr., Pike, Plocher, Pogue, Pollitt (52), Pollock (123), Porter, Price, Proudie, Quade, Razer, Reedy, Rehder, Remole, Richey, Riggs, Roberts (161), Roberts (77), Rogers, Ruth, Sauls, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan,

Shields, Simmons, Smith, Solon, Sommer, Spencer, Stacy, Swan, Tate, Taylor, Toalson Reisch, Trent, Veit, Vescovo, Walsh, Washington, Wiemann, Wilson, Windham, Wood, Wright, and Young.

ADJOURNMENT

On motion of Representative Dohrman, the House adjourned until 10:00 a.m., Friday, May 1, 2020.

COMMITTEE HEARINGS

ETHICS

Friday, May 1, 2020, 10:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Portions of this meeting may be closed under the authority of Article III Section 18 of the Constitution of Missouri, House Rule 37, House Resolution 137 and RSMo 610.021(3) (personnel matter).

RULES - LEGISLATIVE OVERSIGHT

Monday, May 4, 2020, 11:00 AM, House Hearing Room 7.

Executive session will be held: HCS SB 676, HCS HB 2412, HCS HB 1522

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Monday, May 4, 2020, 10:00 AM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 570, SB 587

Executive session will be held: SS SCS SB 570, SB 587

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-FOURTH DAY, FRIDAY, MAY 1, 2020

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 2015 and HB 2016

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS Hbs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR SECOND READING

SCS SB 578

SB 620

SCS SB 739

SB 782

SB 831

SCS SB 852

SCS SB 867

SB 913

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HCS SS SB 600, (Fiscal Review 4/30/20) - Schroer

HCS SCS SB 662, (Fiscal Review 4/30/20) - Evans

HCS SCS SB 725, (Fiscal Review 4/30/20) - Ross

HCS SS SB 618, (Fiscal Review 4/30/20) - Kidd

HCS SCS SB 653, (Fiscal Review 4/30/20) - Solon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

SS SCS HB 1768, as amended (Fiscal Review 4/29/20) - Riggs

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended (Fiscal Review 4/30/20) - Schroer

SS HCS HB 2046, as amended (Fiscal Review 4/30/20) - Grier

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTY-FOURTH DAY, FRIDAY, MAY 1, 2020

The House met pursuant to adjournment.

Representative Reedy in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2015, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020

HB 2016, to appropriate money for the expenses, grants, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period beginning July 1, 2020, and ending June 30, 2021.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SCS SB 578, relating to certification of documents, with penalty provisions.

SB 620, relating to surviving spouses.

SCS SB 739, relating to prohibiting public entite is from contracting with companies discriminating against Israel.

SB 782, relating to boating safety identification cards.

SB 831, relating to meetings of the board of public buildings.

SCS SB 852, relating to certain corporations supplying telephone and telecommunications services.

SCS SB 867, relating to special license plates.

SB 913, relating to the peer review process for design professionals.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 72, HJR 77, HJR 89, HCS HJR 97, HCS HJRs 101 & 76, HCS HJR 102, HJR 78 and HCS HJR 87 were placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS

HCS HB 2273, HB 2564, HB 1733, HCS HB 1664, HCS HB 1460, HCS HB 2206, HB 1859, HCS HB 1891, HB 2220, HCS HB 1709, HCS HB 2261, HB 1403, HB 2317, HB 1619, HB 1814, HB 1853, HCS HB 1995, HCS HB 2030, HCS HB 2088, HCS HB 2179, HB 1288, HCS HBs 1300 & 1286, HCS HB 2171, HCS HB 1282, HCS HB 1992, HB 2526, HCS HB 2555, HB 2034, HB 1572, HB 1710, HCS#2 HB 1957, HB 2164, HB 1366, HCS HB 1451, HCS HB 1484, HB 1543, HB 1556, HCS HB 1583, HCS HB 1620, HB 1632, HCS HB 1292, HB 1666, HCS HB 1695, HB 1699, HCS HB 1701, HCS HB 1702, HCS HB 1713, HCS HBs 1809 & 1570, HCS HB 1819, HB 1899, HCS HB 1960, HCS HB 1999, HB 2032, HCS HB 2092, HCS HBs 2100 & 1532, HCS HB 2125, HCS HB 2151, HCS HBs 2204 & 2257, HCS HB 1485, HB 2249, HCS HB 2305, HB 2334, HB 2352, HB 1811, HB 1953, HCS HB 1961, HCS HB 2038, HB 1613, as amended, HCS HB 2374 and HCS HB 2216 were placed on the Informal Calendar.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 59, HCR 61, HCR 71, HCR 60, HCR 74, HCR 83 and HCS HCR 68 were placed on the Informal Calendar.

THIRD READING OF HOUSE BILLS

HCS HBs 1306 & 2065, HCS HB 2209, HCS HB 1858, HCS HBs 2241 & 2244, HCS HB 2111, HCS HB 2315, HCS HB 1335, HB 1342, HCS HB 1442, HB 1483, HB 1736, HB 1596, HB 1654 and HCS HB 1808 were placed on the Informal Calendar.

THIRD READING OF SENATE BILLS

HCS SCS SB 599, HCS SS SB 600, HCS SCS SB 662, HCS SCS SB 725, HCS SS SB 618 and HCS SCS SB 653 were placed on the Informal Calendar.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 2015 - Budget **HB 2016** - Budget

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SCS SB 578 - Judiciary

SB 620 - General Laws

SCS SB 739 - General Laws

SB 782 - Transportation

SB 831 - Corrections and Public Institutions

SCS SB 852 - Utilities

SCS SB 867 - Transportation

SB 913 - Professional Registration and Licensing

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **SS SCS SB 528**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Baker, Bangert, Basye, Eslinger, O'Donnell, Schroer, Stacy and Swan

Noes (5): Brown (70), Christofanelli, Dogan, Morgan and Proudie

Absent (0)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **SS#3 SJR 38**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (0)

Special Committee on Regulatory Oversight and Reform, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SS#2 SCS SB 523**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Bailey, Hicks, Houx, O'Donnell and Washington

Noes (1): Baringer

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SB 544**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Bailey, Hicks, Houx, O'Donnell and Washington

Noes (1): Baringer
Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred SS SB 580, begs leave to report it has examined the same and recommends that it

Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Bailey, Hicks, Houx, O'Donnell and Washington

Noes (1): Baringer

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SS SCS SB 594**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Bailey, Baringer, Hicks, Houx, O'Donnell and Washington

Noes (0)

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred SCS SBs 673 & 560, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Noes (2): Baringer and Washington

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SB 686**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Anderson, Bailey, Hicks, Houx and O'Donnell

Noes (2): Baringer and Washington

Absent (0)

Mr. Speaker: Your Special Committee on Regulatory Oversight and Reform, to which was referred **SB** 774, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Bailey, Baringer, Hicks, Houx, O'Donnell and Washington

Noes (0)

Absent (0)

The following members' presence was noted: Aldridge, Allred, Anderson, Andrews, Appelbaum, Baker, Bangert, Baringer, Barnes, Basye, Billington, Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (27), Busick, Chappelle-Nadal, Chipman, Clemens, Coleman (32), Cupps, Deaton, DeGroot, Dogan, Dohrman, Eggleston, Evans, Falkner, Fishel, Fitzwater, Francis, Gray, Green, Gregory, Griffith, Haden, Hudson, Hurst, Kelley (127), Kendrick, Kidd, Kolkmeyer, Lavender, Lynch, Mackey, Mayhew, McDaniel, McGaugh, Mitten, Moon, Morris (140), Mosley, Muntzel, Murphy, O'Donnell, Person, Pike, Pogue, Porter, Price, Proudie, Razer, Reedy, Remole, Richey, Roberts (161), Roberts (77), Rogers, Ruth, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan, Simmons, Spencer, Stacy, Stevens (46), Tate, Taylor, Toalson Reisch, Trent, Veit, Vescovo, Washington, Wiemann, Wilson, Windham, Wood, and Young.

ADJOURNMENT

On motion of Representative Reedy, the House adjourned until 12:00 p.m., Monday, May 4, 2020.

COMMITTEE HEARINGS

BUDGET

Monday, May 4, 2020, 11:00 AM, House Chamber. Public hearing will be held: HB 2015, HB 2016

Executive session will be held: HB 2015, HB 2016

Executive session may be held on any matter referred to the committee.

Guest seating will be available in the upper gallery located on the 4th floor. Live streaming will also be available online at www.house.mo.gov.

FINANCIAL INSTITUTIONS

Tuesday, May 5, 2020, 9:00 AM, House Hearing Room 3.

Public hearing will be held: SB 553, SB 669

Executive session will be held: SB 553, SB 669

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, May 4, 2020, 11:30 AM, House Hearing Room 7.

Executive session will be held: SS SCS HB 1768, HCS SS SB 600, HCS SCS SB 662, HCS SCS SB 725, HCS SS SB 618, HCS SCS SB 653

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Monday, May 4, 2020, 6:00 PM, House Hearing Room 3.

Public hearing will be held: SB 551

Executive session will be held: SB 551

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, May 4, 2020, 4:00 PM, House Hearing Room 3.

Executive session will be held: HB 1742, HB 1691, HCS HB 1765, HCS SB 544, HCS SCS SBs 673 & 560, HCS SS#2 SCS SB 523, HCS SB 686, HCS SS SCS SB 594, HCS SB 774, HCS SS SB 580

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 4, 2020, 11:00 AM, House Hearing Room 7.

Executive session will be held: HCS SB 676, HCS HB 2412, HCS HB 1522

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Monday, May 4, 2020, 10:00 AM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 570, SB 587

Executive session will be held: SS SCS SB 570, SB 587

Executive session may be held on any matter referred to the committee.

VETERANS

Monday, May 4, 2020, 5:00 PM, House Hearing Room 3.

Public hearing will be held: HB 1766, SS SCS SB 718, SCR 32

Executive session will be held: HB 1510, SB 656, HB 1766, SS SCS SB 718, SCR 32

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-FIFTH DAY, MONDAY, MAY 4, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS Hbs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (097)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (097)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (077)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS Hbs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (032)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING - INFORMAL

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HCS SS SB 600, (Fiscal Review 4/30/20) - Schroer

HCS SCS SB 662, (Fiscal Review 4/30/20) - Evans

HCS SCS SB 725, (Fiscal Review 4/30/20) - Ross

HCS SS SB 618, (Fiscal Review 4/30/20) - Kidd

HCS SCS SB 653, (Fiscal Review 4/30/20) - Solon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

SS SCS HB 1768, as amended (Fiscal Review 4/29/20) - Riggs

SS#2 SCS HB 1450, HB 1296, HCS HB 1331 and HCS HB 1898, as amended (Fiscal Review 4/30/20) - Schroer

SS HCS HB 2046, as amended (Fiscal Review 4/30/20) - Grier

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-EIGHTH DAY, FRIDAY, APRIL 24, 2020

The House met pursuant to adjournment.

Representative Windham in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Harrison Falkner.

HOUSE RESOLUTIONS

Representative Shawan offered House Resolution No. 5503.

MESSAGES FROM THE GOVERNOR

April 20, 2020

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES 100th GENERAL ASSEMBLY SECOND REGULAR SESSION STATE OF MISSOURI

Herewith I return to you House Bill No. 2456 entitled:

AN ACT

To repeal sections 190.839, 198.439, 208.437, 208.480, 338.550, and 633.401, RSMo, and to enact in lieu therof six new sections relating to reimbursement allowance taxes.

On April 20, 2020, I approved House Bill No. 2456.

Respectfully Submitted,

/s/ Michael L. Parson Governor April 21, 2020

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES 100th GENERAL ASSEMBLY SECOND REGULAR SESSION STATE OF MISSOURI

Herewith I return to you House Committee Substitute for House Bill Nos. 1511 & 1452 entitled:

AN ACT

To repeal sections 324.008 and 324.009, RSMo, and to enact in lieu thereof one new section relating to professional licensing reciprocity.

On April 20, 2020, I approved House Committee Substitute for House Bill Nos. 1511 & 1452.

Respectfully Submitted,

/s/ Michael L. Parson Governor

Having been returned from the Governor with his approval, HCS HBs 1511 & 1452 and HB 2456 were delivered to the Secretary of State by the Chief Clerk of the House.

The following proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly "whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in "equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly "when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based."

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV,

Section 27, do hereby make the following notification to the One Hundredth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the third quarter of fiscal year 2020, the rate of expenditure for each of the appropriation lines in the fiscal year 2020 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2020 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 23rd day of April, 2020.

/s/ Michael L. Parson Governor

Attest:

/s/ Jay Ashcroft Secretary of State

Exhibit A

	Exilibit A	
#	Agency	Budget Appropriation Line
1	ELEM & SEC EDUCATION-OPER	02.015
2	ELEM & SEC EDUCATION-OPER	02.215
3	ELEM & SEC EDUCATION-OPER	02.215
4	ELEM & SEC EDUCATION-OPER	02.225
5	ELEM & SEC EDUCATION-OPER	02.225
6	ELEM & SEC EDUCATION-OPER	02.225
7	MENTAL HEALTH-OPERATING	10.210
8	MENTAL HEALTH-OPERATING	10.225
9	MENTAL HEALTH-OPERATING	10.405
10	MENTAL HEALTH-OPERATING	10.410
11	MENTAL HEALTH-OPERATING	10.410
12	SOCIAL SERVICES-OPERATING	11.325
13	SOCIAL SERVICES-OPERATING	11.630
14	SOCIAL SERVICES-OPERATING	11.660
15	SOCIAL SERVICES-OPERATING	11.690
16	SOCIAL SERVICES-OPERATING	11.725
17	STATE TREASURER-OPERATING	12.190
18	ATTORNEY GENERAL-OPER	12.246
19	JUDICIARY-OPERATING	12.300
20	JUDICIARY-OPERATING	12.300
21	JUDICIARY-OPERATING	12.360
22	PUBLIC DEFENDER-OPERATING	12.400

The following members' presence was noted: Basye, Brown (27), Chipman, Coleman (32), Coleman (97), Deaton, DeGroot, Dohrman, Falkner, Fitzwater, Gray, Griffith, Hurst, Kendrick, Kolkmeyer, Moon, Muntzel, Murphy, Proudie, Sharp (36), Shawan, Simmons, Spencer, Stacy, Tate, Vescovo, Washington, and Windham.

ADJOURNMENT

On motion of Representative Windham, the House adjourned until 12:00 p.m., Sunday, April 26, 2020.

HOUSE CALENDAR

FORTY-NINTH DAY, SUNDAY, APRIL 26, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2001, (6 hours total debate on perfection) - Smith

HCS HB 2002, (6 hours total debate on perfection) - Smith

HCS HB 2003, (6 hours total debate on perfection) - Smith

HCS HB 2004, (6 hours total debate on perfection) - Smith

HCS HB 2005, (6 hours total debate on perfection) - Smith

HCS HB 2006, (6 hours total debate on perfection) - Smith

HCS HB 2007, (6 hours total debate on perfection) - Smith

HCS HB 2008, (6 hours total debate on perfection) - Smith

HCS HB 2009, (6 hours total debate on perfection) - Smith

HCS HB 2010, (6 hours total debate on perfection) - Smith

HCS HB 2011, (6 hours total debate on perfection) - Smith

HCS HB 2012, (6 hours total debate on perfection) - Smith

HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

- HCS HB 1891 Schroer
- HB 2220 Dohrman
- HCS HB 1709 Eggleston
- HCS HB 2261 Patterson
- HB 1403 Hudson
- HB 2317 Christofanelli
- HB 1619 Porter
- HB 1814 McGaugh
- HB 1853 Dohrman
- HCS HB 1995 Morris (140)
- HCS HB 2030 Houx
- HCS HB 2088 Shaul (113)
- HCS HB 2179 Rehder
- HB 1288 Pike
- HCS HBs 1300 & 1286 Dinkins
- HCS HB 2171 Helms
- HCS HB 1282 Justus
- HCS HB 1992 Kidd
- HB 2526 Haffner
- HCS HB 2555 Deaton
- HB 2034 Hannegan
- HB 1572 Barnes
- HB 1710 Eggleston
- HCS#2 HB 1957 Eggleston
- HB 2164 Ross
- HB 1366 Ellebracht
- HCS HB 1451 Schroer
- HCS HB 1484 Rehder
- HB 1543 Black (137)
- HB 1556 Reedy
- HCS HB 1583 Haden
- HCS HB 1620 Shawan
- HB 1632 Porter
- HCS HB 1292 Dinkins
- HB 1666 Stevens (46)
- HCS HB 1695 Black (137)
- HB 1699 Knight
- HCS HB 1701 Reedy
- HCS HB 1702 O'Donnell
- HCS HB 1713 Griffith
- HCS HBs 1809 & 1570 Pollitt (52)
- HCS HB 1819 Wood
- HB 1899 Henderson
- HCS HB 1960 Coleman (97)
- HCS HB 1999 Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2725 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS Hbs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

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CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-SEVENTH DAY, FRIDAY, APRIL 17, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

RESOLUTIONS

Representative Moon offered House Resolution No. 5502.

MESSAGES FROM THE GOVERNOR

April 10, 2019

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES $100^{\rm th}$ GENERAL ASSEMBLY SECOND REGULAR SESSION STATE OF MISSOURI

Herewith I return to you Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2014 entitled:

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020.

On April 10, 2020, I approved Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2014.

Respectfully Submitted,

/s/ Michael L. Parson Governor

Having been returned from the Governor with his approval, **SS SCS HCS HB 2014** was delivered to the Secretary of State by the Chief Clerk of the House.

COMMUNICATIONS

April 16, 2020

The Director of the Department of Health and Senior Services, finding it necessary to protect public health and prevent the further spread of COVID-19, pursuant to the authority granted under section 192.020, RSMo, 19 CSR 20-20.040, and 19 CSR 20-20.050, hereby order the following:

- 1. In accordance with the guidelines from the President and the CDC, schools shall remain closed for the remainder of the 2019-2020 academic school year.
- 2. The April 3, 2020 Order which directed individuals currently residing within the State of Missouri to avoid leaving their homes or places of residence, shall be extended as provided herein. Unless otherwise provided by this Order, all provisions of the Order issued April 3, 2020, shall be incorporated into this Order.

This Order shall be in effect beginning 11:59 P.M., Friday, April 24, 2020. Paragraph 1 of this Order shall remain in effect throughout the 2019-2020 academic school year. Paragraph 2 of this Order shall remain in effect until 11:59 P.M., Sunday, May 3, 2020, unless extended or modified by further order of the Director of the Department of Health and Senior Services with said extensions not to exceed the duration of the declared state of emergency under Executive Order 20-02.

/s/ Randall W. Williams, MD, FACOG Director Missouri Department of Health and Senior Services

The following members' presence was noted: Baker, Brown (27), Chipman, Coleman (97), Deaton, DeGroot, Dohrman, Falkner, Fitzwater, Griffith, Haahr, Hurst, Kelley (127), Moon, Muntzel, Murphy, Pogue, Pollitt (52), Proudie, Remole, Schnelting, Sharp (36), Simmons, Smith, Spencer, Stacy, Tate, Toalson Reisch, Trent, Vescovo, Washington, Wiemann, Windham, Wood, and Wright.

ADJOURNMENT

On motion of Representative Wiemann, the House adjourned until 10:00 a.m., Friday, April 24, 2020.

HOUSE CALENDAR

FORTY-EIGHTH DAY, FRIDAY, APRIL 24, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye HJR 77 - Eggleston HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

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HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS Hbs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

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CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-FIFTH DAY, TUESDAY, APRIL 7, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE GOVERNOR

The following Executive Orders were received from His Excellency, Governor Michael L. Parson:

EXECUTIVE ORDER 20-07

WHEREAS, on March 13, 2020, Executive Order 20-02 invoked the provisions of sections 44.100 and 44.110, RSMo, and declared a state of emergency that exists in the State of Missouri due to the spread of COVID-19; and

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that there have been confirmed cases of COVID-19 in this state; and

WHEREAS, COVID-19 can result in mild or severe symptoms, is highly contagious, and is spread through close contact between persons and respiratory transmission; and

WHEREAS, COVID-19 poses a serious health risk for Missouri residents and visitors; and

WHEREAS, the spread of COVID-19 and identification of additional cases in Missouri is likely to continue, and steps should be taken to prevent a substantial risk to public health and safety; and

WHEREAS, subsection 4 of section 571.104, RSMo, requires individuals with concealed carry permit holders renew permits with their local Sheriff's Department or face penalties; and

WHERAS, a reduction in person to person contact in public settings is necessary to combat the spread of COVID-19;

NOW, THEREFORE, I MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, including section 44.100, RSMo, hereby order that all penalties enumerated in section 571.104.4, RSMo, for late renewal applications for concealed carry permits are hereby waived for sixty days from the date of this order.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 2nd day of April, 2020. /s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

EXECUTIVE ORDER 20-08

WHEREAS, on March 13, 2020, Executive Order 20-02 invoked the provisions of sections 44.100 and 44.110, RSMo, and declared a state of emergency that exists in the State of Missouri due to the spread of COVID-19; and

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that there have been confirmed cases of COVID-19 in this state; and

WHEREAS, COVID-19 can result in mild or severe symptoms, is highly contagious, and is spread through close contact between persons and respiratory transmission; and

WHEREAS, COVID-19 poses a serious health risk for Missouri residents and visitors; and

WHEREAS, the spread of COVID-19 and identification of additional cases in Missouri is likely to continue, and steps should be taken to prevent a substantial risk to public health and safety; and

WHEREAS, Secretary of State John R Ashcroft, pursuant to Executive Order 20-04 Section 10, has requested my office to issue an executive order on remote electronic notarization; and

WHEREAS, Missouri citizens and businesses require a secure and safe method by which to execute important legal documents; and

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including chapter 44, RSMo, hereby order that the requirement of personal appearance before a notary public under the laws of this state is suspended to the extent that any notarial act is authorized to be performed utilizing audio-video technology, provided that the following conditions are met:

- 1. Any notarial act performed through video conference in compliance with this order shall have the same force, effect, and validity as any other notarial act performed in compliance with Missouri law, and may be relied upon to the same extent as any other notarial act under Missouri law.
- 2. That the document must contain a notarial certificate, a jurat or acknowledgement, which states the principal appeared remotely pursuant to Executive Order 20-08.
- 3. Any person whose signature is to be notarized must display a valid photo ID to the notary during the video conference if the person is not personally or otherwise known to the notary.
- 4. That the person must affirmatively represent that he or she is physically situated in the State of Missouri.
- 5. The video conference is a live, interactive audio-visual communication between the principal, notary, and other necessary persons, which allows for observation, direct interaction, and communication at the time of signing.
- 6. That the notary shall record in their journal the exact time and software used to perform the notarial act along with all other required information, absent the signature of the principal.
- 7. That the notary must be physically located in the State of Missouri and state which county they are physically in for the jurisdiction on the notarial certificate.
- 8. For electronic documents:
 - a. That the Notary Public is registered as an electronic notary public;
 - b. That the document must be signed electronically with software approved by the secretary of state as an acceptable medium to conduct the transaction; which may include software requiring third party multifactor authentication; and
 - c. That the notary shall affix their electronic notary seal to the electronic document.

- 9. For paper documents:
 - a. A tangible or electronic copy of the signed document must be mailed or otherwise transmitted to the notary within five business days; and
 - b. To the extent that any Missouri state law requires the physical presence of any testator, settlor, principal, witness, notary, or other person, for the effective execution of any estate planning document, such as a Will, Trust or power of attorney, or a self-proving affidavit of the execution of such document, such provisions are temporarily suspended or waived, and satisfied if the necessary parties are present through a video conference as set forth in section 5.
- 10. That if the document needs to be presented in a paper medium, it shall satisfy the requirements of being an original document, and prima facie evidence, if the notary prints the document and affixes an attestation stating that is a true and correct copy of the electronic document, shall state it was performed pursuant to Executive Order 20-08 and the notary signs and affixes their rubber stamp notary seal.
- 11. That the fees allowed for notarization under this executive order shall be the same as those allowed for other notarial acts, except a fee charged for the use of a Remote Online Notary platform or service shall not be considered a fee for a notarial act pursuant to section 486.350, RSMo.
- 12. That the Secretary of State shall retain the powers provided to him under the law to investigate and adjudicate any notary complaint related to the methods of notarization under this executive order.

This order shall terminate on May 15, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 6th day of April, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

COMMUNICATION

April 3, 2020

The Director of the Department of Health and Senior Services, finding it necessary to protect public health and prevent the further spread of COVID-19, pursuant to the authority granted under section 192.020, RSMo, and 19 CSR 20-20.040, hereby order the following:

- 1. Individuals currently residing within the State of Missouri shall avoid leaving their homes or places of residence. When individuals need to leave their homes or places of residence to work, to access food, prescriptions, health care, and other necessities, or to engage in outdoor activity, they should at all times practice social distancing. Individuals may also go to and from an individual's place of worship, provided that limitations on social gatherings and social distancing are properly adhered to.
- Any entity that does not employ individuals to perform essential worker functions, as set forth in guidance provided by the U.S. Department of Homeland Security, Cybersecurity & Infrastructure Security Agency (CISA) outlined at https://www.cisa.gov/sites/default/files/publications/CISA Guidance on the Essential Critical Infrastruct

ure Workforce Version 2.0 Updated.pdf shall adhere to the limitations on social gatherings and social distancing set forth in sections 4 and 5 of this Order. Entities that do not employ individuals to perform essential worker functions may request a waiver from the limitation on social gatherings, as set forth in section 4 of this Order, from the Director of the Department of Economic Development, on a form

- prescribed by the Director. For offices and workplaces that remain open, individuals shall practice good hygiene and, where feasible, work from home in order to achieve optimum isolation from COVID-19.
- 3. Any entity that employs individuals to perform essential worker functions, as set forth in section 2 of this Order, and that is engaged in retail sales to the public, shall limit the number of individuals in any particular retail location as follows:
 - (1) Twenty-five (25) percent or less of the entity's authorized fire or building code occupancy, as set by local authorities, for a retail location with square footage of less than ten thousand square feet (10,000 ft²);
 - (2) Ten (10) percent or less of the entity's authorized fire or building code occupancy, as set by local authorities, for a retail location with square footage of ten thousand square feet (10,000 ft²) or more.
- 4. In accordance with the guidelines from the President and the Centers for Disease Control and Prevention (CDC), all individuals in the State of Missouri shall avoid social gatherings of more than ten (10) people. For purposes of this Order, "social gatherings" shall mean any planned or spontaneous event or convening that would bring together more than ten (10) people in a single space at the same time.
- 5. In accordance with the guidelines from the President and the CDC, every person and business in the State of Missouri shall abide by social distancing requirements, including maintaining six feet (6') of space between individuals. This provision shall not apply to family members or individuals performing essential worker functions, as set forth in section 2 of this Order, whose job duties require contact with other people closer than six feet (6'). This provision shall apply in all situations, including, but not limited to, when customers are standing in line or individuals are using shared indoor or outdoor spaces when outside their residence.
- 6. In accordance with the guidelines from the President and the CDC, schools shall close and remain closed. Notwithstanding section 2 of this Order, nothing in this Order shall prohibit daycares, child care providers, or schools from providing child care for working families in accordance with CDC guidelines found at https://www.cdc.gov/coronavirus/2019-ncov/community/schools-childcare/guidance-for-childcare.html. Further, this Order does not prohibit schools from providing Food and Nutritional Services for those children that qualify. School teachers and school staff may enter the building as long as they follow the directives set forth in this Order. Further guidance related to the conclusion of the 2019-2020 academic school year will be forthcoming from the Governor and the Department of Elementary and Secondary Education.
- 7. In accordance with the guidelines from the President and the CDC, every person in the State of Missouri shall avoid eating or drinking at restaurants, bars, or food courts; provided, however, that the use of drivethru, pickup, or delivery options is allowed throughout the duration of this Order.
- 8. In accordance with the guidelines from the President and the CDC, people shall not visit nursing homes, long-term care facilities, retirement homes, or assisted living homes unless to provide critical assistance.
- 9. Pursuant to section 44.101, RSMo, this Order shall not be construed to prohibit or restrict the lawful possession, transfer, sale, transportation, storage, display, or use of firearms or ammunition during the declared state of emergency, subject to the provisions set forth herein.
- 10. All state office buildings are closed to the public; however, essential state functions shall continue. This provision shall not apply to the State Capitol Building during meetings or proceedings of the General Assembly.

This Order does not prohibit people from accessing essential services, such as grocery stores, gas stations, and banks, or engaging in outdoor recreation, provided that necessary precautions are taken and maintained to reduce the transmission of COVID-19, including observing social gathering and social distancing requirements set forth in sections 4 and 5 of this Order. The more that peoplereduce their public contact, the sooner COVID-19 will becontained and the sooner this Order will expire.

Pursuant to section 192.290, RSMo, this Order shall be observed throughout the state and enforced by all local and state health authorities; provided however, nothing herein shall limit the right of local authorities to make such further ordinances, rules, regulations, and orders not inconsistent with this Order which may be necessary for the particular locality under the jurisdiction of such local authorities.

Local public health authorities are hereby directed to carry out and enforce the provisions of this Order by any legal means.

This Order shall be in effect beginning 12:01 A.M., Monday, April 6, 2020, and shall remain in effect until 11:59 P.M., Friday, April 24, 2020, unless extended by further order of the Director of the Department of Health and Senior Services with said extensions not to exceed the duration of the effective period of Executive Order 20-02.

/s/ Randall W. Williams MD, FACOG Director

The following members' presence was noted: Aldridge, Baker, Billington, Bondon, Bosley, Chipman, Coleman (32), Deaton, DeGroot, Eggleston, Evans, Falkner, Fitzwater, Griffith, Haahr, Hovis, Hudson, Hurst, Mackey, McGaugh, Merideth, Mitten, Moon, Pogue, Price, Proudie, Quade, Richey, Ruth, Schnelting, Stacy, Trent, Vescovo, Wiemann, Windham, Wright and Wood.

ADJOURNMENT

On motion of Representative Wiemann, the House adjourned until 1:00 p.m., Wednesday, April 8, 2020.

HOUSE CALENDAR

FORTY-SIXTH DAY, WEDNESDAY, APRIL 8, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye HJR 77 - Eggleston HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons HJR 78 - Eggleston HCS HJR 87 - Miller

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HCS HB 2011, (6 hours total debate on perfection) - Smith

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HCS HB 1460 - Shaul (113)

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HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (046)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS Hbs 1809 & 1570 - Pollitt (052)

HCS HB 1819 - Wood

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HCS HB 1960 - Coleman (097)

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SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-SIXTH DAY, WEDNESDAY, APRIL 8, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Doug Richey

Heavenly Father, we come before You during unprecedented days. Your Word instructs us to place our faith, our confidence, our hope, in You, first and foremost. The chamber before me is unpopulated, our neighbors, in isolation, face the grief of lost loved ones, lost jobs, delayed medical procedures, accumulating outstanding bills, and ever growing tension. These difficult days are here because of the unseen threat that COVID-19 has brought to our state's doorstep. We call out to You in humble desperation. The threat is real but You are greater than the threat. As members of Missouri's House of Representatives, we know our task, here today, yet, we know our ultimate limitation. You instruct Missouri's residents to not place their ultimate trust in governmental authorities or any human institution, precisely because You alone are worthy of all trust; You alone are able to meet the vast needs of their lives; You alone are able to accomplish what human government was never designed to accomplish; You alone are God.

We ask that You demonstrate Your righteous power for the benefit of our state. We ask that You strengthen our hearts with courage for the days yet to unfold. We ask that You grant whatever necessary for COVID-19 to be brought to its knees. We ask that You unify us around the encouraging truth that the day will dawn when COVID-19 will have been vanquished and we will emerge to enjoy the blessings of life.

In Jesus' name I pray, "Amen".

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Andrew Edwards Fennesy.

SIGNING OF HOUSE BILL

All other business of the House was suspended while HCS HBs 1511 & 1452 was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, HCS HBs 1511 & 1452 was delivered to the Governor by the Chief Clerk of the House.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 2014** entitled:

An act to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 2456**.

HOUSE RESOLUTIONS

Representative Vescovo offered HR 5501, which was read.

HOUSE RESOLUTION NO. 5501

WHEREAS, the first positive case of COVID-19 in the State of Missouri was identified on March 7, 2020; and

WHEREAS, since then, more than two thousand positive cases of COVID-19 have been confirmed across Missouri; and

WHEREAS, the World Health Organization officially declared a pandemic due to COVID-19 on March 11, 2020; and

WHEREAS, the spread of COVID-19 and identification of additional cases in Missouri is likely to continue, which presents a substantial risk to public health and safety; and

WHEREAS, the federal government has authorized significant financial relief to state and local governments through the passage of the Families First Coronavirus Response Act (FFCRA) and the Coronavirus Aid, Relief, and Economic Security (CARES) Act, with additional assistance likely in the near future; and

WHEREAS, in order to access such additional federal funding, the General Assembly must appropriate the funds; and

WHEREAS, the consideration and passage of House Bill 2014 (2020) to appropriate money for supplemental purposes for the fiscal period ending June 30, 2020, is essential for our state to respond to the COVID-19 pandemic; and

WHEREAS, in an effort to protect the health and safety of members and employees of the Missouri House of Representatives, the House has not met in regular session since March 18, 2020; and

WHEREAS, it is imperative that the Missouri House of Representatives return for the limited purpose of considering the final passage of House Bill 2014 (2020) under specific precautions and guidelines in order to protect public health to the greatest extent possible:

NOW THEREFORE BE IT RESOLVED that we, the members of the Missouri House of Representatives, One Hundredth General Assembly, Second Regular Session, hereby adopt the following guidelines for the limited purpose of conducting business on April 8, 2020:

- (1) All individuals entering the State Capitol, including employees and members of the Missouri House of Representatives, shall have their temperature checked by temporal scan and shall answer screening questions. Only individuals who pass such screenings shall be admitted;
- (2) Individuals shall strive at all times to maintain social distancing of at least six feet. Access to elevators may be limited in order to maintain such social distancing;
- (3) Employees of the Missouri House of Representatives required to report to the Capitol may be limited by the Chief Clerk;
- (4) The Missouri House of Representatives shall only consider this House Resolution and House Bill 2014 and no other official business;
- (5) Access to the House Chamber shall be limited so that no more than ten individuals are present on the House Floor at one time. Access shall be granted to the Speaker, Majority Floor Leader, Minority Floor Leader, Bill Sponsor, Ranking Minority Member of the Committee that reported the Bill, staff required to facilitate House Chamber operations, and other individuals granted permission by the Speaker;
- (6) All proceedings of the Missouri House of Representatives on April 8, 2020, shall be streamed live online and available on the Missouri House website;
- (7) Members wishing to inquire of another member or speak on legislation shall request to do so with the Speaker, who shall coordinate such floor debate with the Majority Floor Leader;
- (8) In order to allow additional time for voting, the thirty-minute limit for roll call votes under House Rule 98 shall be suspended;
- (9) Members who are not participating in debate shall be expected to remain in their offices, where they may listen to or watch such proceedings, until called to return to the House Chamber; and
- (10) Members shall be called to the House Chamber to vote by district number, which shall be announced by the Speaker; and

BE IT FURTHER RESOLVED, that these guidelines shall only apply to proceedings on April 8, 2020, unless extended by a subsequent resolution adopted by the Missouri House of Representatives.

HR 5501 was adopted by consent.

Representative Moon submitted the following objection.

April 8, 2020

Dana Miller Chief Clerk of the House Room 310 201 Capitol Avenue Jefferson City, MO 65101

HOUSE RESOLUTION ADOPTION PROCEDURAL OBJECTION

A motion to adopt House Resolution (LR# 5769H.021) was introduced by Representative Vescovo, District 112. House members were instructed to remain in their respective offices (unless speaking on a bill or voting). As per

instructions, when the vote was taken, members would be called from their offices in order to cast a vote (and immediately exit the chamber).

Following the introduction of the aforementioned resolution, the gentleman from District 163 was recognized by the Speaker in order to take up HB 2014.

House members were not summoned to the House Chamber in order to cast a vote by voice or by electronic means. House Rule 94 explicitly states that "Every member shall be present within the hall of the House during its sittings, unless excused or necessarily prevented, and shall vote on each question put...."

When questioned about the adoption of the resolution, the explanation provided was the resolution was adopted by majority. In this case, the majority permitted to vote included a significant minority of members: Speaker, Majority Floor Leader, the Gentleman from District 163, Minority Floor Leader, and the Gentleman from District 45.

Clearly, the lack of summoning members (to vote) who were present in the Capitol building violates the essence of a representative government.

/s/ Mike Moon District 157

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 2014, relating to appropriations for supplemental purposes for the several departments and offices of state government for the fiscal period ending June 30, 2020, was taken up by Representative Smith.

Speaker Pro Tem Wiemann assumed the Chair.

Speaker Haahr resumed the Chair.

On motion of Representative Smith, SS SCS HCS HB 2014 was adopted by the following vote:

AYES: 147

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Burns	Busick	Butz
Carpenter	Carter	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lynch	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Mitten	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pike	Plocher	Pollitt 52	Pollock 123	Porter

Price Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Ross Rowland Ruth Sain Sauls Schnelting Sharp 36 Shaul 113 Sharpe 4 Shawan Shields Simmons Stacy Smith Solon Sommer Spencer Stephens 128 Stevens 46 Swan Tate Taylor Unsicker Veit Vescovo Walsh Trent Washington Wiemann Windham Wood Wright

Young Mr. Speaker

NOES: 004

Hurst Lovasco Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Love McDaniel Messenger Miller Pietzman
Proudie Rone Runions Schroer Shull 16

Wilson

VACANCIES: 001

On motion of Representative Smith, **SS SCS HCS HB 2014** was truly agreed to and finally passed by the following vote:

AYES: 147

Allred Aldridge Anderson Andrews Appelbaum Baker Bailey Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bosley Brown 27 Bondon Bromley Brown 70 Burnett Burns Busick Butz Carpenter Carter Chappelle-Nadal Christofanelli Chipman Clemens Coleman 32 Coleman 97 Deaton Cupps DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Lavender Kolkmeyer Lynch Mackey Mayhew McCreery McGaugh McGirl Mitten Morris 140 Merideth Morgan Morse 151 Muntzel Murphy Neely Mosley O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Price Quade Razer Reedy Rehder Toalson Reisch Remole Roberts 161 Richey Riggs Roberts 77 Roden Rowland Rogers Ross Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy

Stephens 128Stevens 46SwanTateTaylorTrentUnsickerVeitVescovoWalshWashingtonWiemannWindhamWoodWright

Young Mr. Speaker

NOES: 004

Hurst Lovasco Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Love McDaniel Messenger Miller Pietzman
Proudie Rone Runions Schroer Shull 16

Wilson

VACANCIES: 001

Speaker Haahr declared the bill passed.

On motion of Representative Vescovo, the House recessed until 4:45 p.m.

The hour of recess having expired, the House was called to order by Speaker Haahr.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while SS SCS HCS HB 2014 and HB 2456 were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, SS SCS HCS HB 2014 and HB 2456 were delivered to the Governor by the Chief Clerk of the House.

HOUSE COMMITTEE BILL AUTHORIZATIONS

April 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

The Standing Committee on Professional Registration has been authorized to introduce upon report a House Committee Bill relating to professional registration.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

Authorized as House Committee Bill No. 13.

April 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Disease Control and Prevention has been authorized to introduce upon report a House Committee Bill relating to health care.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

Authorized as House Committee Bill No. 14.

April 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Regulatory Oversight and Reform has been authorized to introduce upon report a House Committee Bill relating to infrastructure development.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

Authorized as House Committee Bill No. 15.

COMMITTEE CHANGES

April 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint the following members to the Special Committee on Disease Control and Prevention:

Representative Jack Bondon Representative Kent Haden Representative Lynn Morris Representative Jeff Messenger Representative Joe Runions Representative Matt Sain

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 12:00 p.m., Friday, April 17, 2020.

HOUSE CALENDAR

FORTY-SEVENTH DAY, FRIDAY, APRIL 17, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2001, (6 hours total debate on perfection) - Smith

HCS HB 2002, (6 hours total debate on perfection) - Smith HCS HB 2003, (6 hours total debate on perfection) - Smith HCS HB 2004, (6 hours total debate on perfection) - Smith HCS HB 2005, (6 hours total debate on perfection) - Smith HCS HB 2006, (6 hours total debate on perfection) - Smith HCS HB 2007, (6 hours total debate on perfection) - Smith HCS HB 2008, (6 hours total debate on perfection) - Smith HCS HB 2009, (6 hours total debate on perfection) - Smith HCS HB 2010, (6 hours total debate on perfection) - Smith HCS HB 2011, (6 hours total debate on perfection) - Smith HCS HB 2012, (6 hours total debate on perfection) - Smith HCS HB 2013, (6 hours total debate on perfection) - Smith HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS Hbs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (046)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS Hbs 1809 & 1570 - Pollitt (052)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (097)

HCS HB 1999 - Black (007)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS Hbs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (097)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (097)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2725 - Coleman (097)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (077)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS Hbs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS Hbs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (032)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-FOURTH DAY, MONDAY, MARCH 30, 2020

The House met pursuant to adjournment.

Representative Coleman (97) in the Chair.

There was a moment of silent prayer

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE GOVERNOR

The following Executive Orders were received from His Excellency, Governor Michael L. Parson:

EXECUTIVE ORDER 20-05

WHEREAS, on March 13, 2020, I signed Executive Order 20-02 declaring a state of emergency in response to the spread of the COVID-19 virus; and

WHEREAS, COVID-19 poses a serious health risk for Missouri residents and visitors; and

WHEREAS, due to the public health threat caused by the spread of COVID-19, many restaurants have been forced to limit their normal business operations or cease operations to promote public health; and

WHEREAS, the limitations on restaurants could result in the spoliation of un-prepared food; and

WHEREAS, there has been an increased demand for un-prepared foods at grocery stores across the state; and

WHEREAS, restaurants may wish to sell their un-prepared food directly to members of the public without fear of punishment; and

WHEREAS, section 44.110, RSMo, authorizes the Governor to, during a state of emergency, suspend the activities of any political subdivision of the state.

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including chapter 44, RSMo, I hereby order the suspension of any prohibition of the sale of un-prepared food by restaurants to the public or the enforcement thereof by any political subdivision of the state. Nothing in this order shall be construed to suspend the enforcement of laws pertaining to adulterated or misbranded food pursuant to Chapter 196, RSMo.

This order shall terminate on May 15, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of

Missouri, in the City of Jefferson, on this 23rd day of March, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

EXECUTIVE ORDER 20-06

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that there have been confirmed and presumptive positive cases of COVID-19 in the State of Missouri; COVID-19 can result in mild or severe symptoms, is highly contagious, and is spread through close contact between persons and respiratory transmission; COVID-19 poses a serious health risk for Missouri residents and visitors;

WHEREAS, the Centers for Disease Control and Prevention activated its Emergency Operations Center to better provide ongoing support to the COVID-19 response on January 21, 2020;

WHEREAS, the U.S. Secretary of Health and Human Services declared a public health emergency to aid the nation's healthcare community in responding to COVID-19 on January 31, 2020;

WHEREAS, the first case of COVID-19 in the State of Missouri was identified on March 7, 2020;

WHEREAS, the World Health Organization officially declared a pandemic due to COVID-19 on March 11, 2020;

WHEREAS, the spread of COVID-19 and identification of additional cases in Missouri is likely to continue, and steps are being taken to prevent a substantial risk to public health and safety;

WHEREAS, on March 13, 2020, Executive Order 20-02 declared that a State of Emergency exists in the State of Missouri and directed the Missouri State Emergency Operations Plan be activated;

WHEREAS, additional resources of the State of Missouri are needed to prevent the risk of COVID-19 and to respond to a declared emergency and the increased health threat to the population;

WHEREAS, the National Guard is ready and poised to assist local and state civilian authorities in response to COVID-19 which has caused conditions of distress and hazards to public health and safety beyond the capacities of local and State agencies;

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including Section 41.480.2, RSMo, order and direct the Adjutant General of the State of Missouri, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and it is further ordered and directed that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so called into active service take such action and employ such equipment as may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor of this State.

This order shall terminate on May 15, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 26th day of March, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

The following members' presence was noted: Coleman (97), Fitzwater, Hurst, Pogue, Simmons, Stacy, Tate, and Wood.

ADJOURNMENT

On motion of Representative Coleman (97), the House adjourned until 12:00 p.m, Tuesday, April 7, 2020.

HOUSE CALENDAR

FORTY-FIFTH DAY, TUESDAY, APRIL 7, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2001, (6 hours total debate on perfection) - Smith

HCS HB 2002, (6 hours total debate on perfection) - Smith

HCS HB 2003, (6 hours total debate on perfection) - Smith

HCS HB 2004, (6 hours total debate on perfection) - Smith

HCS HB 2005, (6 hours total debate on perfection) - Smith

HCS HB 2006, (6 hours total debate on perfection) - Smith

HCS HB 2007, (6 hours total debate on perfection) - Smith

HCS HB 2008, (6 hours total debate on perfection) - Smith

HCS HB 2009, (6 hours total debate on perfection) - Smith

HCS HB 2010, (6 hours total debate on perfection) - Smith

HCS HB 2011, (6 hours total debate on perfection) - Smith

HCS HB 2012, (6 hours total debate on perfection) - Smith

HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (046)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2725 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS Hbs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS Hbs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693 - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-NINTH DAY, SUNDAY, MARCH 15, 2020

The House met pursuant to adjournment.

Representative Trent in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 553, relating to mortgage broker licensing.

SB 669, relating to insurance written in connection with credit transactions.

SB 866, relating to physician assistants.

COMMITTEE REPORTS

Committee on Financial Institutions, Chairman Bondon reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred SCS SB 599, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Billington, Bondon, Clemens, DeGroot, Francis, Griesheimer, McGirl, O'Donnell, Rowland and Shaul (113)

Noes (0)

Absent (4): Bailey, Bland Manlove, Green and Shull (16)

The following members' presence was noted: Aldridge, Andrews, Baker, Basye, Black (7), Black (137), Bland Manlove, Bondon, Bosley, Brown (27), Brown (70), Burnett, Carter, Chappelle-Nadal, Chipman, Christofanelli, Cupps, Deaton, DeGroot, Eggleston, Ellebracht, Evans, Falkner, Fitzwater, Gray, Griesheimer, Griffith, Haahr, Hudson, Hurst, Kelley (127), Kelly (141), Kendrick, Lavender, Mackey, Mayhew, McGaugh, Merideth, Moon,

Muntzel, Murphy, O'Donnell, Patterson, Person, Pierson Jr., Pike, Pogue, Price, Proudie, Quade, Razer, Richey, Riggs, Roberts (161), Rogers, Ross, Sharp (36), Sharpe (4), Shields, Simmons, Smith, Spencer, Swan, Tate, Trent, Vescovo, Walsh, Washington, Windham, Wood, and Young.

ADJOURNMENT

On motion of Representative Trent, the House adjourned until 12:00 p.m., Monday, March 16, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 5. Executive session will be held: HCR 102, HB 1798, HB 2108 Executive session may be held on any matter referred to the committee.

BUDGET

Monday, March 16, 2020, 9:00 AM, House Hearing Room 3.

Public hearing will be held: HB 2456 Executive session will be held: HB 2456

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, March 16, 2020, 12:00 PM, House Hearing Room 6. Public hearing will be held: HB 1883, HB 1882, HB 2595 Executive session will be held: HB 2628, HB 2493, HB 2086

Executive session may be held on any matter referred to the committee.

CANCELLED

DOWNSIZING STATE GOVERNMENT

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 2476, HJR 124, HB 2702

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, March 16, 2020, 1:00 PM, House Hearing Room 5.

Executive session will be held: HCS HB 1858, HCS HB 2315, HCS HB 2209, SS#2 HB 1693

Executive session may be held on any matter referred to the committee.

Added HB 1693.

CANCELLED

FISCAL REVIEW

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HCS HB 1858, HCS HB 2315, HCS HB 2209, SS#2 HB 1693 Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, March 16, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2422, HB 2664

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

CANCELLED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 6.

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Monday, March 16, 2020, 2:30 PM, House Hearing Room 1.

Executive session will be held: HB 2035

Executive session may be held on any matter referred to the committee.

CANCELLED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

CANCELLED

JUDICIARY

Monday, March 16, 2020, 10:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2725 Executive session will be held: HB 2725

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, March 16, 2020, 1:30 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Executive session on HB 2725 pending referral on any other matter referred to the committee

RULES - LEGISLATIVE OVERSIGHT

Monday, March 16, 2020, 1:00 PM, House Hearing Room 5.

Executive session will be held: HCS SCS SB 599

Executive session may be held on any matter referred to the committee.

Executive session on HB 2456 pending referral on any other matter referred to the committee.

Added HCS SCS SB 599.

AMENDED

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, March 18, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HCR 86

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Wednesday, March 18, 2020, 8:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony regarding the coronavirus.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 17, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1561, HB 1275

Executive session may be held on any matter referred to the committee.

CANCELLED

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 16, 2020, 11:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on restructuring hospitals – innovative ways to save money and reduce overhead for hospitals.

CANCELLED

WAYS AND MEANS

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 2386, HB 2276, HB 1771

Executive session may be held on any matter referred to the committee.

Hearing room change.

CORRECTED

WORKFORCE DEVELOPMENT

Monday, March 16, 2020, 12:00 PM, House Hearing Room 1.

Executive session will be held: HB 2341

Executive session may be held on any matter referred to the committee.

CANCELLED

HOUSE CALENDAR

FORTIETH DAY, MONDAY, MARCH 16, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2014 - Smith

HOUSE BILLS FOR PERFECTION

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell

HB 1741 - Hicks

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 2273 - Deaton

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2564 - Taylor

HCS HB 1709 - Eggleston

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS HB 1664 - Richey

HCS HB 2261 - Patterson

HCS#2 HB 1957 - Eggleston

HCS HB 2206 - Bondon

HB 2164 - Ross

HB 2317 - Christofanelli

HB 1366 - Ellebracht

HB 1403 - Hudson

HCS HB 1451 - Schroer

HCS HB 1460 - Shaul (113)

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HB 1733 - Christofanelli

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HB 2220 - Dohrman

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2020)

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, (Fiscal Review 3/12/20), E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209, (Fiscal Review 3/11/20) - Schnelting

HCS HB 1858, (Fiscal Review 3/11/20) - Haffner

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693, (Fiscal Review 3/12/20) - Rehder

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTIETH DAY, MONDAY, MARCH 16, 2020

The House met pursuant to adjournment.

Representative Eggleston in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Nicholai Quackenbush, Escher Quackenbush, Archimedes Davis, and Aijalon Davis.

COMMITTEE REPORTS

Committee on Budget, Chairman Smith reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2001**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (35): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Burnett, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (0)

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2002**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (31): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Mayhew, McGaugh, O'Donnell, Patterson, Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (4): Burnett, Lavender, Merideth and Pierson Jr.

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2003**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (30): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Mayhew, McGaugh, O'Donnell, Patterson, Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (5): Burnett, Lavender, Merideth, Pierson Jr. and Rogers

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2004**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)**by the following vote:

Ayes (32): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (3): Bosley, Burnett and Merideth

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2005**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (28): Aldridge, Andrews, Black (137), Black (7), Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Mayhew, McGaugh, O'Donnell, Patterson, Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (7): Bland Manlove, Bosley, Burnett, Lavender, Merideth, Pierson Jr. and Rogers

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2006**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (34): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (1): Burnett

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2007**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (32): Aldridge, Andrews, Black (137), Black (7), Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (3): Bland Manlove, Bosley and Burnett

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2008**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (32): Aldridge, Andrews, Black (137), Black (7), Burnett, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (3): Bland Manlove, Bosley and Rogers

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2009**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (35): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Burnett, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (0)

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2010**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (28): Aldridge, Andrews, Black (137), Black (7), Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Mayhew, McGaugh, O'Donnell, Patterson, Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (7): Bland Manlove, Bosley, Burnett, Lavender, Merideth, Pierson Jr. and Rogers

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2011**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (27): Aldridge, Andrews, Black (137), Black (7), Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Mayhew, McGaugh, O'Donnell, Patterson, Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh and Wood

Noes (8): Bland Manlove, Bosley, Burnett, Lavender, Merideth, Pierson Jr., Rogers and Washington

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2012**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee**Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d) by the following vote:

Ayes (32): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Burnett, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Mayhew, McGaugh, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (3): Lavender, Merideth and Rogers

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2013**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)**by the following vote:

Ayes (35): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Burnett, Cupps, Deaton, Evans, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, O'Donnell, Patterson, Pierson Jr., Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh, Washington and Wood

Noes (0)

Absent (1): Gregory

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2456**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (32): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Burnett, Cupps, Deaton, Griesheimer, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, McGaugh, Merideth, O'Donnell, Pierson Jr., Richey, Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Walsh, Washington and Wood

Noes (0)

Absent (4): Evans, Gregory, Patterson and Trent

Committee on Judiciary, Vice-Chair DeGroot reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2725**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Hicks, Hill, Mitten, Sauls, Schroer, Trent and Veit

Noes (2): Mackey and Roberts (77)

Absent (3): Gregory, Kolkmeyer and Toalson Reisch

Committee on Rules - Administrative Oversight, Vice-Chair Solon reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2725**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Kelly (141), Lavender, Mitten, Ruth and Solon

Noes (0)

Absent (5): Carpenter, Dogan, Gregory, Rehder and Schroer

*Ex-officio members were present to establish a quorum.

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 72**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Fitzwater, Houx, Miller, Runions and Sommer

Noes (3): Christofanelli, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 92**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HRB 2**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls and Sommer

Noes (1): Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1586**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (3): Chipman, Christofanelli and Fitzwater

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1734**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1894**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sauls and Sommer

Noes (2): Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 2183 & 1389**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (2): Christofanelli and Fitzwater

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2303**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Committee on Rules - Legislative Oversight, Vice-Chair Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2456**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Bondon, Chipman, Christofanelli, Fitzwater and Sauls

Noes (0)

Absent (5): Houx, Miller, Runions, Sommer and Unsicker

*Ex-officio members were present to establish a quorum.

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 599**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Bondon, Chipman, Christofanelli, Fitzwater and Sauls

Noes (0)

Absent (5): Houx, Miller, Runions, Sommer and Unsicker

*Ex-officio members were present to establish a quorum.

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS SCS SB 599 - Fiscal Review

MESSAGES FROM THE GOVERNOR

The following Executive Order was recieved from His Excellency, Governor Michael L. Parson:

EXECUTIVE ORDER 20-02

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that there have been confirmed and or presumptive positive cases of COVID-19 in this state; and

WHEREAS, COVID-19 can result in mild or severe symptoms, is highly contagious, and is spread through close contact between persons and respiratory transmission; and

WHEREAS, COVID-19 poses a serious health risk for Missouri residents and visitors; and

WHEREAS, the Centers for Disease Control and Prevention activated its Emergency Operations Center to better provide ongoing support to the COVID-19 response on January 21, 2020; and

WHEREAS, the U.S. Secretary of Health and Human Services declared a public health emergency to aid the nation's healthcare community in responding to COVID-19 on January 31, 2020; and

WHEREAS, the first case of COVID-19 in the State of Missouri was identified on March 7, 2020; and

WHEREAS, the World Health Organization officially declared a pandemic due to COVID-19 on March 11, 2020; and

WHEREAS, the spread of COVID-19 and identification of additional cases in Missouri is likely to continue, and steps should be taken to prevent a substantial risk to public health and safety; and

WHEREAS, to date, the Centers for Disease Control and Prevention has reported 1,629 COVID-19 cases and 41 deaths therefrom; and

WHEREAS, the resources of the State of Missouri will be needed to assist in a joint incident response; and

WHEREAS, an invocation of the provisions of Sections 44.100 and 44.110, RSMo, is required to ensure the protection of the safety and welfare of the citizens of Missouri; and

WHEREAS, Section 44.100, RSMo, provides that during a state of emergency, the Governor is authorized to "waive or suspend the operation of any statutory requirement or administrative rule prescribing procedures for conducting state business, where strict compliance with such requirements and rules would prevent, hinder, or delay necessary action by the department of health and senior services to respond to a declared emergency or increased health threat to the population"; and

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including Section 44.100 and 44.110, RSMo, do hereby declare that a State of Emergency exists in the State of Missouri and direct the Missouri State Emergency Operations Plan be activated.

I further direct the executive agencies of the State of Missouri to monitor and advise the Office of the Governor concerning the pricing of commodities, goods, and services in order to prevent unfair market practices.

I further authorize state agencies to provide assistance, as needed.

This order shall terminate on May 15, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 13th day of March, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State The following members' presence was noted: Aldridge, Anderson, Andrews, Appelbaum, Baker, Bangert, Baringer, Basye, Beck, Billington, Black (7), Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Burnett, Burns, Chappelle-Nadal, Chipman, Christofanelli, Coleman (32), Coleman (97), Cupps, Deaton, DeGroot, Eggleston, Ellebracht, Eslinger, Evans, Falkner, Fitzwater, Gray, Griesheimer, Griffith, Haahr, Hicks, Hill, Hudson, Hurst, Kelley (127), Kelly (141), Kendrick, Kolkmeyer, Lavender, Mackey, Mayhew, McDaniel, McGaugh, Merideth, Mitten, Moon, Morris (140), Muntzel, Murphy, O'Donnell, Person, Pfautsch, Pierson Jr., Pietzman, Pike, Pogue, Pollitt (52), Porter, Price, Proudie, Quade, Razer, Richey, Riggs, Roberts (161), Roberts (77), Rogers, Ross, Ruth, Sauls, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shields, Simmons, Smith, Solon, Spencer, Swan, Tate, Taylor, Trent, Veit, Vescovo, Walsh, Washington, Wiemann, Windham, Wood and Young.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 12:00 p.m., Tuesday, March 17, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 5.

Executive session will be held: HCR 102, HB 1798, HB 2108

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 2476, HJR 124, HB 2702

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HCS HB 1858, HCS HB 2315, HCS HB 2209, SS#2 HB 1693

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HJR 122, HJR 115

Executive session may be held on any matter referred to the committee.

CANCELLED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 6.

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, March 18, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HCR 86

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Wednesday, March 18, 2020, 8:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony regarding the coronavirus.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 17, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1561, HB 1275

Executive session may be held on any matter referred to the committee.

CANCELLED

TRANSPORTATION

Wednesday, March 18, 2020, 9:45 AM, House Hearing Room 3. Executive session will be held: HB 2190, HB 2193, HB 1851, HB 1607 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 1. Executive session will be held: HB 2386, HB 2276, HB 1771 Executive session may be held on any matter referred to the committee. Room changed to House Hearing Room 1. CORRECTED

HOUSE CALENDAR

FORTY-FIRST DAY, TUESDAY, MARCH 17, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye HJR 77 - Eggleston HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2014 - Smith
HCS HB 2001, (6 hours total debate on perfection) - Smith
HCS HB 2002, (6 hours total debate on perfection) - Smith
HCS HB 2003, (6 hours total debate on perfection) - Smith
HCS HB 2004, (6 hours total debate on perfection) - Smith
HCS HB 2005, (6 hours total debate on perfection) - Smith
HCS HB 2006, (6 hours total debate on perfection) - Smith
HCS HB 2007, (6 hours total debate on perfection) - Smith
HCS HB 2008, (6 hours total debate on perfection) - Smith
HCS HB 2009, (6 hours total debate on perfection) - Smith
HCS HB 2010, (6 hours total debate on perfection) - Smith
HCS HB 2011, (6 hours total debate on perfection) - Smith
HCS HB 2012, (6 hours total debate on perfection) - Smith
HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 2456 - Smith

HCS HB 2725 - Coleman (97)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell

HB 1741 - Hicks

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 2273 - Deaton

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2564 - Taylor

HCS HB 1709 - Eggleston

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS HB 1664 - Richey

HCS HB 2261 - Patterson

HCS#2 HB 1957 - Eggleston

HCS HB 2206 - Bondon

HB 2164 - Ross

HB 2317 - Christofanelli

HB 1366 - Ellebracht

HB 1403 - Hudson

HCS HB 1451 - Schroer

HCS HB 1460 - Shaul (113)

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HB 1733 - Christofanelli

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HB 2220 - Dohrman

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2020)

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, (Fiscal Review 3/12/20), E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely HCS HB 2209, (Fiscal Review 3/11/20) - Schnelting HCS HB 1858, (Fiscal Review 3/11/20) - Haffner

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller HB 1916 - Busick

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693, (Fiscal Review 3/12/20) - Rehder

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-FIRST DAY, TUESDAY, MARCH 17, 2020

The House met pursuant to adjournment.

Representative Griffith in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

The following members' presence was noted: Aldridge, Allred, Anderson, Andrews, Appelbaum, Baker, Bangert, Baringer, Basye, Beck, Billington, Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Burnett, Burns, Busick, Carpenter, Chappelle-Nadal, Chipman, Christofanelli, Coleman (32), Cupps, Deaton, DeGroot, Dohrman, Eggleston, Evans, Falkner, Fishel, Fitzwater, Francis, Gray, Griesheimer, Griffith, Gunby, Haahr, Haffner, Henderson, Hill, Hovis, Hudson, Hurst, Kelley (127), Kelly (141), Kendrick, Knight, Kolkmeyer, Lavender, Lynch, Mackey, Mayhew, McDaniel, McGaugh, McGirl, Mitten, Moon, Morris (140), Morse (151), Muntzel, Murphy, O'Donnell, Person, Pfautsch, Pierson Jr., Pike, Pogue, Pollitt (52), Porter, Price, Proudie, Razer, Reedy, Rehder, Richey, Riggs, Roberts (161), Roberts (77), Rogers, Rone, Ross, Ruth, Sauls, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Simmons, Smith, Solon, Spencer, Tate, Taylor, Toalson Reisch, Trent, Unsicker, Veit, Vescovo, Washington, Wiemann, Windham, Wood, Wright, and Young.

ADJOURNMENT

On motion of Representative Griffith, the House adjourned until 10:00 a.m., Wednesday, March 18, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 5. Executive session will be held: HCR 102, HB 1798, HB 2108 Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 6. Executive session will be held: HB 2476, HJR 124, HB 2702 Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HCS HB 1858, HCS HB 2315, HCS HB 2209, SS#2 HB 1693

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 19, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HCS SCS SB 599

Executive session may be held on any matter referred to the committee.

AMENDED

GENERAL LAWS

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HJR 122, HJR 115

Executive session may be held on any matter referred to the committee.

CANCELLED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 6.

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, March 18, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HCR 86

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Wednesday, March 18, 2020, 8:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony regarding the coronavirus.

CANCELLED

TRANSPORTATION

Wednesday, March 18, 2020, 9:45 AM, House Hearing Room 3.

Executive session will be held: HB 2190, HB 2193, HB 1851, HB 1607

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 1.

Executive session will be held: HB 2386, HB 2276, HB 1771

Executive session may be held on any matter referred to the committee.

Room changed to House Hearing Room 1.

CORRECTED

HOUSE CALENDAR

FORTY-SECOND DAY, WEDNESDAY, MARCH 18, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye HJR 77 - Eggleston HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2014 - Smith
HCS HB 2001, (6 hours total debate on perfection) - Smith
HCS HB 2002, (6 hours total debate on perfection) - Smith
HCS HB 2003, (6 hours total debate on perfection) - Smith
HCS HB 2004, (6 hours total debate on perfection) - Smith
HCS HB 2005, (6 hours total debate on perfection) - Smith
HCS HB 2006, (6 hours total debate on perfection) - Smith
HCS HB 2007, (6 hours total debate on perfection) - Smith
HCS HB 2008, (6 hours total debate on perfection) - Smith
HCS HB 2009, (6 hours total debate on perfection) - Smith
HCS HB 2010, (6 hours total debate on perfection) - Smith
HCS HB 2011, (6 hours total debate on perfection) - Smith
HCS HB 2012, (6 hours total debate on perfection) - Smith
HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HB 1811 - Simmons HB 1953 - Trent HCS HB 1961 - Schroer HCS HB 2038 - Patterson HB 2456 - Smith HCS HB 2725 - Coleman (97)

HOUSE BILLS FOR PERFECTION - INFORMAL

- HB 1704 O'Donnell
- HB 1741 Hicks
- HB 1613, as amended Coleman (97)
- HCS HB 2374 Vescovo
- HB 1619 Porter
- HB 1814 McGaugh
- HB 1853 Dohrman
- HCS HB 1995 Morris (140)
- HCS HB 2030 Houx
- HCS HB 2088 Shaul (113)
- HCS HB 2179 Rehder
- HCS HB 2216 Coleman (97)
- HB 1288 Pike
- HCS HBs 1300 & 1286 Dinkins
- HCS HB 2171 Helms
- HCS HB 1282 Justus
- HCS HB 2273 Deaton
- HCS HB 1992 Kidd
- HB 2526 Haffner
- HCS HB 2555 Deaton
- HB 2564 Taylor
- HCS HB 1709 Eggleston
- HB 2034 Hannegan
- HB 1572 Barnes
- HB 1710 Eggleston
- HCS HB 1664 Richey
- HCS HB 2261 Patterson
- HCS#2 HB 1957 Eggleston
- HCS HB 2206 Bondon
- HB 2164 Ross
- HB 2317 Christofanelli
- HB 1366 Ellebracht
- HB 1403 Hudson
- HCS HB 1451 Schroer
- HCS HB 1460 Shaul (113)
- HCS HB 1484 Rehder
- HB 1543 Black (137)
- HB 1556 Reedy
- HCS HB 1583 Haden
- HCS HB 1620 Shawan
- HB 1632 Porter
- HCS HB 1292 Dinkins
- HB 1666 Stevens (46)
- HCS HB 1695 Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HB 1733 - Christofanelli

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HB 2220 - Dohrman

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2020)

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, (Fiscal Review 3/12/20), E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209, (Fiscal Review 3/11/20) - Schnelting

HCS HB 1858, (Fiscal Review 3/11/20) - Haffner

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693, (Fiscal Review 3/12/20) - Rehder

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-SECOND DAY, WEDNESDAY, MARCH 18, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Do not be afraid, little flock. (Luke 12:32)

In danger, in difficulty or in doubt, we call upon You, Almighty God, and we trust and pray to You this morning, asking that the COVID-19 pandemic may do no more harm. We lift up our hearts to You and call upon Your miraculous powers that this coronavirus will be swiftly gotten under control and that You will restore the health of those affected and bring peace to the places where the virus has arrived, including our great Missouri and our beloved capitol city.

Welcome into Your heavenly kingdom the people who have died from this virus, and comfort their families and friends.

Sustain and protect the healthcare personnel who are fighting it, the government officials who are working on our behalf, the clergy who are praying with us, the newly unemployed who are fearful, and the young people who are being inspired to protect and assist their elders.

Lord God, doctor of our bodies and souls, we feel weak, helpless, afraid and in danger in the face of this international emergency. But we will not fall into despair because we hope and trust in You. Give us the gifts of peace and health. Despise not our pleas, but deliver us from every danger.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-eighth day was approved as printed by the following vote:

AYES: 137

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Butz	Carpenter	Carter	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Hicks	Hill	Houx	Hudson

Hurst	Ingle	Kelley 127	Kelly 141	Kendrick
Knight	Kolkmeyer	Lavender	Lovasco	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Messenger	Miller	Mitten
Moon	Morgan	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Porter	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Rowland	Ruth	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wood	Wright
Young	Mr. Speaker			

NOES: 001

Sain

PRESENT: 004

Aldridge Bland Manlove Chappelle-Nadal Windham

ABSENT WITH LEAVE: 020

Green Allred Bosley Clemens Dogan Henderson Kidd Gregory Hovis Justus Morris 140 Pollock 123 Love Patterson Price Proudie Runions Shull 16 Stephens 128 Wilson

VACANCIES: 001

The Journal of the thirty-ninth day was approved as printed.

The Journal of the fortieth day was approved as printed.

The Journal of the forty-first day was approved as printed.

HOUSE RESOLUTIONS

Representative McDaniel offered House Resolution No. 5497.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 HB 1693**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Anderson, Baringer, Houx and Morgan

Noes (3): Burnett, Deaton and Walsh

Absent (3): Gregory, Wiemann and Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1858**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Burnett, Deaton, Houx, Morgan and Walsh

Noes (0)

Absent (4): Baringer, Gregory, Wiemann and Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2209**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Anderson, Deaton, Houx and Walsh

Noes (2): Burnett and Morgan

Absent (4): Baringer, Gregory, Wiemann and Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2315**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Burnett, Deaton, Houx, Morgan and Walsh

Noes (0)

Absent (4): Baringer, Gregory, Wiemann and Wood

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2014, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, the title of HCS HB 2014 was agreed to.

HCS HB 2014 was laid over.

PERFECTION OF HOUSE BILLS

HB 1811, **HB 1953**, **HCS HB 1961**, and **HCS HB 2038** were placed on the Informal Calendar.

HB 2456, relating to reimbursement allowance taxes, was taken up by Representative Smith.

On motion of Representative Smith, the title of HB 2456 was agreed to.

On motion of Representative Smith, HB 2456 was ordered perfected and printed.

HOUSE RESOLUTIONS

HR 4961, relating to employees of the Missouri House of Representatives, was taken up by Representative Kolkmeyer.

On motion of Representative Kolkmeyer, HR 4961 was adopted by the following vote:

AYES: 149

Allred Anderson Andrews Appelbaum Aldridge Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Coleman 97 DeGroot Coleman 32 Cupps Deaton Ellebracht Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Griesheimer Griffith Francis Gannon Gray Gunby Haden Haffner Hannegan Hansen Hicks Helms Henderson Hill Houx Hovis Hudson Hurst Ingle Kelley 127 Kelly 141 Kendrick Knight Kolkmeyer Lavender Lynch Mayhew McCreery Lovasco Mackey McDaniel McGaugh McGirl Merideth Messenger Morris 140 Miller Mitten Moon Morgan Morse 151 Murphy Neely Mosley Muntzel O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Ruth Sain Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stevens 46 Taylor Trent Unsicker Swan Tate Veit Walsh Washington Wiemann Vescovo Wright Wood Young Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 013

ClemensGreenGregoryGrierJustusKiddLoveRunionsSchroerShull 16

Stephens 128 Wilson Windham

VACANCIES: 001

On motion of Representative Vescovo, the House recessed until 11:30 a.m.

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 041

Bailey	Barnes	Basye	Beck	Black 137
Black 7	Bondon	Brown 27	Busick	Coleman 97
Cupps	DeGroot	Fishel	Gannon	Green
Haden	Haffner	Hill	Hurst	Kelley 127
Kelly 141	Lovasco	McGirl	Messenger	Miller
Morris 140	Murphy	Person	Pogue	Remole
Richey	Riggs	Roberts 161	Rogers	Rowland
Sharp 36	Shields	Taylor	Veit	Walsh
Vouna				

Young

NOES: 000

PRESENT: 091

Aldridge	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Billington	Bland Manlove	Bosley
Bromley	Brown 70	Burnett	Butz	Carpenter
Carter	Chappelle-Nadal	Chipman	Christofanelli	Deaton
Dinkins	Dohrman	Eggleston	Evans	Falkner
Francis	Gray	Grier	Griesheimer	Griffith
Gunby	Hansen	Helms	Henderson	Houx
Hovis	Hudson	Ingle	Kendrick	Knight
Kolkmeyer	Lavender	Lynch	Mackey	Mayhew
McCreery	McGaugh	Merideth	Mitten	Moon
Morse 151	Mosley	Muntzel	Neely	O'Donnell
Patterson	Pfautsch	Pierson Jr.	Pike	Plocher
Pollitt 52	Porter	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Roberts 77	Rone
Ross	Ruth	Sain	Sauls	Sharpe 4
Shaul 113	Shawan	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stevens 46	Swan
Trent	Unsicker	Vescovo	Washington	Wood
Mr. Speaker				

ABSENT WITH LEAVE: 030

Allred	Burns	Clemens	Coleman 32	Dogan
Ellebracht	Eslinger	Fitzwater	Gregory	Hannegan
Hicks	Justus	Kidd	Love	McDaniel
Morgan	Pietzman	Pollock 123	Price	Roden
Runions	Schnelting	Schroer	Shull 16	Stephens 128
Tate	Wiemann	Wilson	Windham	Wright

VACANCIES: 001

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2014, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020, was again taken up by Representative Smith.

Representative Smith offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2014, Page 4, Section 14.066, Line 1 through and including Line 4, by removing said lines in their entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative Smith, House Amendment No. 1 was adopted.

Representative Smith offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2014, Page 5, Section 14.091, Line 1 by deleting said line; and

Further amend said bill, Page 6, Section 14.091, Line 2 through and including Line 6, by deleting said lines; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, House Amendment No. 2 was adopted.

Representative Smith offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2014, Page 13, Section 14.227, Line 4, by deleting "10,000,000" and inserting "1,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Speaker Haahr resumed the Chair.

On motion of Representative Smith, **House Amendment No. 3** was adopted.

Representative Smith offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 2014, Page 9, Section 14.170, Line 10, by deleting "11,214,428" and inserting "27,352,888"; and

Further amend said bill, Page 11, Section 14.210, Line 6, by inserting immediately thereafter:

"From Federal Reimbursement Allowance Fund (0142)......1,321,231"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, House Amendment No. 4 was adopted.

Representative Smith offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 2014, Page 7, Section 14.125, Line 5, by inserting immediately thereafter the following:

"Section 14.127. To the Department of Health and Senior Services

For the Division of Community and Public Health

For the Office of Emergency Coordination

To address coronavirus preparedness and response, provided that ten percent (10%) flexibility is allowed from personal service to expense and equipment

Personal Service....\$445,516

From Department of Health and Senior Services Federal Fund (0143).....\$33,001,534"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith, **House Amendment No. 5** was adopted.

Representative Wood offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 2014, Page 2, Section 14.007, Line 1 through and including Line 9, by deleting said lines in their entirety; and

Further amend said bill, Page 8, Section 14.142, Line 1 through and including Line 4, by deleting said lines in their entirety; and

Further amend said bill, said page, Section 14.160, Line 4, by inserting immediately thereafter the following:

"Section 14.161. To the Department of Social Services

For the Children's Division

For the costs associated with the implementation of the Family First Prevention Services Act, provided that one hundred percent (100%) flexibility is allowed from personal service to expense and equipment

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Wood, House Amendment No. 6 was adopted.

Representative Quade offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 2014, Page 7, Section 14.125, Line 5, by inserting immediately thereafter the following:

"Section 14.128. To the Department of Health and Senior Services

For the Division of Community and Public Health

For the Office of Emergency Coordination

For county health department coronavirus response, treatment, and mitigation efforts

From Temporary Assistance for Needy Families Federal Fund (0199)......\$20,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Quade moved that **House Amendment No.** 7 be adopted.

Which motion was defeated.

Representative Carpenter offered House Amendment No. 8.

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 2014, Page 7, Section 14.125, Line 5, by inserting immediately thereafter the following:

"Section 14.126. To the Department of Health and Senior Services

For the Division of Community and Public Health

For the Office of Emergency Coordination

For the purpose of meeting the needs of Missouri's healthcare infrastructure and systems in treating coronavirus, including but not limited to providing funding for hospitals for the purpose of allowing them to expand the quantity and types of equipment needed to treat coronavirus, expand their intensive care unit capacities and locations, and implement mobile testing units.

From Department of Social Services Federal Fund (0610)	\$30,655,462
From Temporary Assistance for Needy Families Federal Fund (0199)	31,164,973
From CHIP Increased Enhancement Fund (0492)	9,484,984
From Title XIX - Federal Fund (0163)	15,522,798
Total	

Further amend said bill by adjusting section and bill totals accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Billington Allred Anderson Andrews Basye Black 7 Black 137 Bondon Bromley Busick Christofanelli Coleman 32 Coleman 97 Chipman Cupps Deaton DeGroot Dinkins Dohrman Eggleston Eslinger Evans Falkner Fishel Gannon Griesheimer Griffith Haden Haffner Grier Hansen Helms Henderson Houx Hannegan Hudson Hurst Kelley 127 Kelly 141 Hovis Mayhew Knight Kolkmeyer Lovasco Lynch McGirl Messenger Miller Moon Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pike Pogue Pollitt 52 Pollock 123 Porter Rehder Toalson Reisch Reedy Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Swan Tate Taylor Trent Veit Vescovo Walsh Wiemann Wood Wright Mr. Speaker NOES: 043 Aldridge Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Butz Chappelle-Nadal Burnett Carpenter Carter Ellebracht Ingle Gray Green Gunby Kendrick Lavender Mackey McCreery Merideth Mitten Morgan Mosley Person Pierson Jr. Proudie Quade Razer Roberts 77 Rogers Rowland Sain Sauls Sharp 36 Stevens 46 Unsicker Washington Young PRESENT: 000 ABSENT WITH LEAVE: 024 Baker Bailey Burns Clemens Dogan Fitzwater Francis Gregory Hicks Hill Kidd McDaniel Justus Love McGaugh Plocher Pietzman Runions Schroer Price Shull 16 Stephens 128 Wilson Windham

VACANCIES: 001

Representative Carpenter moved that House Amendment No. 8 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 047

Aldridge Appelbaum Bangert Baringer Barnes
Beck Bland Manlove Bondon Bosley Brown 27
Brown 70 Burnett Butz Carpenter Carter

Chappelle-Nadal	Ellebracht	Gray	Green	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Morgan	Mosley	Person
Pierson Jr.	Price	Proudie	Quade	Razer
Reedy	Roberts 77	Rogers	Rowland	Sain
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

NOES: 100

Allred Anderson Andrews Bailey Baker Billington Black 137 Black 7 Bromley Basye Coleman 97 Christofanelli Coleman 32 Busick Chipman Dohrman Cupps Deaton DeGroot Dinkins Eggleston Eslinger Evans Falkner Fishel Francis Grier Griesheimer Fitzwater Gannon Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Houx Hovis Hudson Kelley 127 Kelly 141 Knight Hurst Kolkmeyer Lovasco Lynch Mayhew McGirl Messenger Miller Moon Morris 140 Morse 151 O'Donnell Muntzel Murphy Neely Patterson Pike Pollitt 52 Pfautsch Pietzman Pogue Pollock 123 Porter Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe 4 Shields Smith Shaul 113 Shawan Simmons Solon Sommer Spencer Stacy Swan Taylor Trent Veit Vescovo Tate Wiemann Wood Wright Mr. Speaker Walsh

PRESENT: 000

ABSENT WITH LEAVE: 015

Burns	Clemens	Dogan	Gregory	Hill
Justus	Kidd	Love	McDaniel	McGaugh
Plocher	Runions	Shull 16	Stephens 128	Wilson

VACANCIES: 001

Representative Lavender offered House Amendment No. 9.

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 2014, Page 5, Section 14.085, Line 8, by inserting immediately thereafter the following:

"Section 14.086. To the Office of Administration

For the purpose of assisting all departments, the general assembly, and the judiciary with providing paid leave or other compensation to hourly employees infected with or otherwise impacted by coronavirus

From Temporary Assistance for Needy Families Federal Fund (0199)\$10,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that House Amendment No. 9 be adopted.

Which motion was defeated.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

AYES: 102				
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Francis	Gannon	Grier	Griesheimer
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Houx	Hovis	Hudson
Hurst	Kelley 127	Kelly 141	Knight	Kolkmeyer
Lovasco	Lynch	Mayhew	McDaniel	McGirl
Messenger	Miller	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wood
Wright	Mr. Speaker			
NOES: 043				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carter	Chappelle-Nadal	Ellebracht
Gray	Green	Gunby	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mitten
Mosley	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Sain	Sauls	Sharp 36	Stevens 46	Unsicker

PRESENT: 000

Washington

ABSENT WITH LEAVE: 017

Windham

Burns Carpenter Clemens Dogan Fitzwater Gregory Griffith Hill Justus Kidd McGaugh Runions Shull 16 Love Morgan Stephens 128 Wilson

Young

VACANCIES: 001

On motion of Representative Smith, HCS HB 2014, as amended, was adopted.

On motion of Representative Smith, **HCS HB 2014**, as amended, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 2:45 p.m.

SUPPLEMENTAL CALENDAR

FORTY-SECOND DAY, WEDNESDAY, MARCH 18, 2020

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 2014 - Smith

HOUSE BILLS FOR THIRD READING

HB 2456 - Smith

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

THIRD READING OF HOUSE BILLS

HCS HBs 2241 & 2244, HCS HB 2111, HCS HB 2315, HCS HB 1335, HB 1342, HCS HB 1442, HB 1483, HB 1736, HB 1596, HB 1654, and HCS HB 1808 were placed on the Informal Calendar.

HB 2456, relating to reimbursement allowance taxes, was taken up by Representative Smith.

On motion of Representative Smith, **HB 2456** was read the third time and passed by the following vote:

AYES: 148

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Busick	Butz	Carpenter
Carter	Chappelle-Nadal	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Green	Grier	Griesheimer

Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Kelley 127 Kelly 141 Kendrick Knight Kolkmeyer Lavender Mayhew Lovasco Lynch Mackey McCreery McDaniel McGaugh McGirl Merideth Messenger Morris 140 Morse 151 Miller Mitten Morgan O'Donnell Muntzel Murphy Neely Mosley Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Toalson Reisch Remole Richey Riggs Rehder Roberts 77 Roden Rone Roberts 161 Rogers Rowland Ross Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Smith Solon Shawan Simmons Spencer Stacy Stevens 46 Swan Sommer Trent Unsicker Veit Taylor Vescovo Walsh Washington Wiemann Windham Wood Wright Young Mr. Speaker NOES: 003 Hurst Moon Pogue PRESENT: 000 ABSENT WITH LEAVE: 011

Clemens Burns Love Runions Wilson

Gregory Shull 16 Justus Stephens 128 Kidd Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 2014, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, HCS HB 2014 was read the third time and passed by the following vote:

AYES: 147

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Barnes Bangert Baringer Beck Billington Black 137 Black 7 Basye Bland Manlove Bosley Bromley Brown 27 Bondon

Brown 70 Burnett Busick Butz Carpenter Chipman Christofanelli Coleman 32 Coleman 97 Carter Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Falkner Fitzwater Francis Gannon Green Grier Griesheimer Griffith Gray Gunby Haden Haffner Hansen Hannegan Hicks Hill Helms Henderson Houx Hovis Hudson Ingle Kelley 127 Kelly 141 Kendrick Knight Lavender Lovasco Kolkmeyer Mackey Mayhew McCreery McDaniel Lynch McGirl Merideth Miller McGaugh Messenger Morris 140 Mitten Morgan Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Pollitt 52 Pollock 123 Plocher Porter Price Proudie Quade Razer Rehder Reedy Toalson Reisch Roberts 161 Remole Richey Riggs Roden Roberts 77 Rogers Rone Ross Rowland Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Smith Shields Simmons Solon Sommer Spencer Stacy Stevens 46 Swan Taylor Veit Walsh Trent Unsicker Vescovo Washington Wiemann Windham Wood Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 001

Chappelle-Nadal

ABSENT WITH LEAVE: 011

Burns Clemens Gregory Justus Kidd Love Runions Shull 16 Stephens 128 Tate

Wilson

VACANCIES: 001

Speaker Haahr declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 2725, relating to the sunshine law, was placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2273, HB 2564, HB 1733, HCS HB 1664, HCS HB 1460, HCS HB 2206, HB 1859, HCS HB 1891, HB 2220, HCS HB 1709, HCS HB 2261, HB 1403, HB 2317, HB 1619, HB 1814, HB 1853, HCS HB 1995, HCS HB 2030, HCS HB 2088, HCS HB 2179, HB 1288, HCS HBs 1300 & 1286, HCS HB 2171, HCS HB 1282, HCS HB 1992, HB 2526,

HCS HB 2555, HB 2034, HB 1572, HB 1710, HCS#2 HB 1957, HB 2164, HB 1366, HCS HB 1451, HCS HB 1484, HB 1543, HB 1556, HCS HB 1583, HCS HB 1620, HB 1632, HCS HB 1292, HB 1666, HCS HB 1695, HB 1699, HCS HB 1701, HCS HB 1702, HCS HB 1713, HCS HBs 1809 & 1570, HCS HB 1819, HB 1899, HCS HB 1960, HCS HB 1999, HB 2032, HCS HB 2092, HCS HBs 2100 & 1532, HCS HB 2125, HCS HB 2151, HCS HBs 2204 & 2257, HCS HB 1485, HB 2249, HCS HB 2305, HB 2334, HB 2352, HB 1811, HB 1953, HCS HB 1961, HCS HB 2038, HB 1613, as amended, and HCS HB 2374 were placed back on the Formal Calendar.

PERFECTION OF HOUSE JOINT RESOLUTIONS - INFORMAL

HJR 78, relating to assessors, was placed back on the Formal Calendar.

HCS HJR 87, relating to excursion gambling boats, was placed back on the Formal Calendar.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HBs 1306 & 2065, HCS HB 2209, HCS HB 1858, HCS HBs 2241 & 2244, HCS HB 2111, HCS HB 2315, HCS HB 1335, HB 1342, HCS HB 1442, HB 1483, HB 1736, HB 1596, HB 1654, and HCS HB 1808 were placed back on the Formal Calendar.

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HCR 102**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (19): Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Knight, Lavender, McCreery, Morse (151), Pollitt (52), Reedy, Rone, Sharpe (4), Spencer and Young

Noes (0)

Absent (8): Black (7), Kelly (141), Love, Mackey, Muntzel, Rogers, Stephens (128) and Washington

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1798**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (19): Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Kelly (141), Knight, Lavender, McCreery, Morse (151), Pollitt (52), Reedy, Rone, Sharpe (4), Spencer, Washington and Young

Noes (2): Bosley and Hurst

Absent (6): Black (7), Love, Mackey, Muntzel, Rogers and Stephens (128)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2108**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (21): Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Kelly (141), Knight, Lavender, McCreery, Morse (151), Pollitt (52), Reedy, Rone, Sharpe (4), Spencer, Washington and Young

Noes (0)

Absent (6): Black (7), Love, Mackey, Muntzel, Rogers and Stephens (128)

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HJR 124**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Haden, Lovasco, Pietzman, Stacy and Taylor

Noes (2): Baringer and Sharp (36)

Absent (2): Pogue and Runions

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2476**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Haden, Lovasco, Pietzman, Stacy and Taylor

Noes (2): Baringer and Sharp (36)

Absent (2): Pogue and Runions

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2702**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Haden, Lovasco, Pietzman, Stacy and Taylor

Noes (2): Baringer and Sharp (36)

Absent (2): Pogue and Runions

COMMITTEE APPOINTMENTS

March 18, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

Pursuant to 173.705 RSMo, I hereby appoint the following to serve on the Midwestern Higher Education Compact:

Representative John Black

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

MESSAGES FROM THE GOVERNOR

The following Executive Order was received from His Excellency, Governor Michael L. Parson:

EXECUTIVE ORDER 20-03

WHEREAS, on March 13, 2020, a state of emergency was declared, pursuant to Sections 44.100 and 44.110, RSMo, in an effort to ensure the protection of the safety and welfare of the citizens of Missouri from the Coronavirus and COVID-19;

WHEREAS, the emergency conditions and state of emergency continue to exist;

WHEREAS, the emergency conditions and state of emergency interfere with the electoral process in that a General Municipal Election is scheduled for April 7, 2020 in every election authority in the state (the counties, the City of Kansas City and the City of St. Louis);

WHEREAS, the Centers for Disease Control and Prevention recommends cancellation or suspension of gatherings and limiting close contacts via social distancing to limit the spread of the Coronavirus;

WHEREAS, Section 44.100, RSMo, provides that during a state of emergency, the Governor is authorized to "waive or suspend the operation of any statutory requirement or administrative rule prescribing procedures for conducting state business, where strict compliance with such requirements and rules would prevent, hinder, or delay necessary action by the department of health and senior services to respond to a declared emergency or increased health threat to the population"; and

WHEREAS Section 44.100, RSMo, provides that during a state of emergency, the Governor is authorized to "perform and exercise such other functions, powers and duties as may be necessary to promote and secure the safety and protection of the civilian population";

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including Section 44.100 and 44.110, RSMo, do hereby order, effective immediately:

- I. The General Municipal Election scheduled for April 7, 2020, is hereby postponed to June 2, 2020, in all of the State.
- II. The following dates apply to the June 2, 2020, General Municipal Election:
 - A. Each election authority shall cause to be published a notice of the June 2, 2020, election as required in Section 115.127.2, RSMo, and shall include a reference to this Executive Order;
 - B. The closing date for registration pursuant to Section 115.135.1 RSMo, shall remain March 11, 2020;
 - C. The minimum age requirement for voting as set forth in Mo. Const. Art. VIII, section 2, shall continue to be ascertained as of April 7, 2020;
 - D. The deadline for filing a declaration of intent to be a write-in candidate pursuant to Section 115.453(4) shall remain at 5:00 p.m. on March 27, 2020.
 - E. The deadline to apply for an absentee ballot under Section 115.279, RSMo, shall be May 20, 2020;
 - F. The ballots already printed and bearing a date of April 7, 2020, shall be used for the election on June 2, 2020;
 - G. A public test of the voting equipment under Section 115.233, RSMo, shall be completed no later than June 1, 2020;
 - H. In-person absentee voting shall continue until 5:00 p.m. on June 1, 2020;
 - I. The deadline by which absentee ballots must be received by the election authority under Section 115.293.1, RSMo, shall be 7:00 p.m. on June 2, 2020; and
 - J. For covered voters as defined in Section 115.902(1), RSMo:
 - a. The deadline for a covered voter to request a ballot from an election authority shall be 5:00 p.m. on May 29, 2020 (§ 115.912, RSMo);
 - b. The deadline for an election authority to begin making ballots available to covered voters shall be April 18, 2020 (§ 115.914, RSMo); and
 - c. The deadline by which absentee ballots from covered voters must be received by an election authority shall before noon on June 5, 2020 (§ 115.920, RSMo).
 - K. The election results shall be certified by an election authority no sooner than noon on June 5, 2020 (§ 115.508) and no later than June 16, 2020 (§ 115.507, RSMo).
- III. In addition to the legally required notice in II.A, above, each election authority, within its capabilities, shall endeavor to provide notice to the public by: (1) posting information on its website; (2) issuing press releases; (3) making public appearances; (4) directly contacting stakeholders, such as the candidates for election and the jurisdictions which have placed issues and candidates on the General Municipal Election ballot; and (5) using social media platforms to notify voters.
- IV. The candidates for offices for which no election is scheduled for April 7, 2020, due to the exemption in Section 115.124, RSMo, shall assume the responsibilities of their offices at the same time and in the same manner as if the election had been held on April 7, 2020.
- V. As provided in Article VII, Section 12 of the Missouri Constitution, "Except as provided in this constitution, and subject to the right of resignation, all officers shall continue to hold office for the term thereof, and until their successors are duly elected or appointed and qualified."
- VI. Nothing within this order shall be construed to effect any other election in the State of Missouri other than the General Municipal Election scheduled for April 7, 2020.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 18th day of March, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

BILLS DROPPED FROM INFORMAL CALENDAR

Pursuant to Rule 47, the following bills, having remained on the Informal Calendar for ten legislative days, were laid on the table and dropped from the Calendar: **HB 1704** and **HB 1741**.

The following member's presence was noted: Green.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, March 19, 2020.

COMMITTEE HEARINGS

FISCAL REVIEW

Thursday, March 19, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HCS SCS SB 599

Executive session may be held on any matter referred to the committee.

CANCELLED

HOUSE CALENDAR

FORTY-THIRD DAY, THURSDAY, MARCH 19, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2001, (6 hours total debate on perfection) - Smith

HCS HB 2002, (6 hours total debate on perfection) - Smith

HCS HB 2003, (6 hours total debate on perfection) - Smith

HCS HB 2004, (6 hours total debate on perfection) - Smith

HCS HB 2005, (6 hours total debate on perfection) - Smith

HCS HB 2006, (6 hours total debate on perfection) - Smith

HCS HB 2007, (6 hours total debate on perfection) - Smith

HCS HB 2008, (6 hours total debate on perfection) - Smith

HCS HB 2009, (6 hours total debate on perfection) - Smith

HCS HB 2010, (6 hours total debate on perfection) - Smith

HCS HB 2011, (6 hours total debate on perfection) - Smith

HCS HB 2012, (6 hours total debate on perfection) - Smith

HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2216 - Coleman (97)

HCS HB 2725 - Coleman (97)

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2020)

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693, (Fiscal Review 3/12/20) - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FORTY-THIRD DAY, THURSDAY, MARCH 19, 2020

The House met pursuant to adjournment.

Representative Wood in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2216 was placed back on the Formal Calendar.

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 1270**, **HB 1998**, **HB 2095**, **HB 2098**, **HCS HB 2202**, **HB 2300** and **HB 2415**.

MESSAGES FROM THE GOVERNOR

The following Executive Order was received from His Excellency, Governor Michael L. Parson:

EXECUTIVE ORDER 20-04

WHEREAS, on March 13, 2020, Executive Order 20-02 invoked the provisions of sections 44.100 and 44.110, RSMo, and declared a state of emergency that exists in the State of Missouri due to the spread of COVID-19; and

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that there have been confirmed cases of COVID-19 in this state; and

WHEREAS, COVID-19 can result in mild or severe symptoms, is highly contagious, and is spread through close contact between persons and respiratory transmission; and

WHEREAS, COVID-19 poses a serious health risk for Missouri residents and visitors; and

WHEREAS, the spread of COVID-19 and identification of additional cases in Missouri is likely to continue, and steps should be taken to prevent a substantial risk to public health and safety; and

WHEREAS, section 44.100, RSMo, provides that during a state of emergency, the Governor is authorized to "waive or suspend the operation of any statutory requirement or administrative rule prescribing procedures for conducting state business, where strict compliance with such requirements and rules would prevent, hinder, or delay necessary action by the department of health and senior services to respond to a declared emergency or increased health threat to the population"; and

WHEREAS section 44.100, RSMo, provides that during a state of emergency, the Governor is authorized to "perform and exercise such other functions, powers and duties as may be necessary to promote and secure the safety and protection of the civilian population"; and

WHEREAS, section 44.100, RSMo, provides that during a state of emergency, the Governor is authorized to "waive or suspend the operation of any statutory requirement or administrative rule requirement regarding the licensing, certification or issuance of permits evidencing professional, mechanical or other skills"; and

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including Chapter 44, RSMo, hereby incorporate the declarations made in Executive Order 20-02, and further order the following:

- 1. The Director of the Department of Health and Senior Services is hereby vested with authority to temporarily waive or suspend the operation of any statutory requirement or administrative rule, upon approval of the Office of the Governor, where strict compliance with such requirements and rules would prevent, hinder, or delay necessary action by the department to respond to the COVID-19 health threat and to best serve public health and safety during the period of the emergency and subsequent recovery period.
- 2. The Director of the Department of Public Safety is hereby vested with authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation under the Director's purview, upon approval of the Office of the Governor, in order to best serve the public health and safety during the period of the emergency and subsequent recovery period.
- 3. The Director of the Department of Social Services is hereby vested with authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation under the Director's purview, upon approval of the Office of the Governor, in order to best serve public health and safety during the period of the emergency and subsequent recovery period.
- 4. The Director of the Department of Commerce and Insurance and the Division of Professional Registration and its Boards are hereby vested with authority to temporarily waive or suspend the operation of any statutory requirement or administrative rule under their purview, upon approval of the Office of the Governor, in order to best serve public health and safety during the period of the emergency and subsequent recovery period.
- 5. The Director of the Department of Labor and Industrial Relations is hereby vested with authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation under the Director's purview, upon approval of the Office of the Governor, in order to best serve public health, safety, and financial needs during the period of the emergency and subsequent recovery period.
- 6. The Commissioner of the Office of Administration is hereby vested with authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation under the Commissioner's purview, upon approval of the Office of the Governor, in order to best serve the public health and safety during the period of the emergency and subsequent recovery period.
- 7. I temporarily suspend the provisions of subsections 1 and 4 of section 334.108, section 191.1146, and 20 CSR 2220-020(11) relating to telemedicine and pharmacology for telemedicine, in order to allow physicians licensed under Chapter 334, RSMo, to decrease the risk of exposure to both healthcare providers and patients.
- 8. I temporarily suspend the provisions of section 307.400, RSMo, pertaining to hours of service of motor carriers and drivers of commercial motor vehicles in accordance with the Federal Motor Carriers Safety Administration Emergency Declaration under 49 CFR 390.23, No. 2020-02, allowing the immediate transportation of essential supplies, equipment, and persons.

- 9. I temporarily suspend the provisions of subsection 3 of section 161.210, RSMo, and 5 CSR 20-400.330, 500-560, 590-610, and 640 relating to teacher certification with regard to qualifying scores on exit examinations, and culminating clinical experience in terms of semester hours, weeks, and number of placements, in order to ensure that the teacher workforce shortage is not exacerbated by COVID-19.
- 10. Any executive agency, board, commission, or department, not specifically mentioned herein may submit a written request to the Office of the Governor to temporarily waive any statutory requirement or administrative rule under their purview in order to best serve public health and safety during the period of the emergency and subsequent recovery period. Such suspensions shall be effective upon written approval by the Office of the Governor.
- 11. Nothing in this Executive Order shall be construed to limit the Governor's direct emergency powers as set forth in Chapter 44.

This order shall terminate on May 15, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 18th day of March, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

The following members' presence was noted: Bailey, Baker, Basye, Billington, Black (137), Bland Manlove, Bondon, Brown (27), Chappelle-Nadal, Chipman, Christofanelli, Coleman (32), Cupps, Deaton, DeGroot, Dohrman, Eggleston, Falkner, Fishel, Fitzwater, Green, Griffith, Gunby, Hill, Hovis, Hudson, Hurst, Kelley (127), Kendrick, Kolkmeyer, Lavender, McDaniel, McGaugh, Mitten, Moon, Muntzel, Pike, Porter, Razer, Remole, Richey, Roberts (161), Roberts (77), Schnelting, Schroer, Sharp (36), Sharpe (4), Shawan, Shull (16), Simmons, Spencer, Stacy, Taylor, Toalson Reisch, Trent, Vescovo, Washington, Windham, Wood, Wright, and Young.

ADJOURNMENT

On motion of Representative Wood, the House adjourned until 12:00 p.m., Monday, March 30, 2020.

HOUSE CALENDAR

FORTY-FOURTH DAY, MONDAY, MARCH 30, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye HJR 77 - Eggleston

HJR 89 - Lynch HCS HJR 97 - Eggleston HCS HJRs 101 & 76 - Plocher HCS HJR 102 - Simmons HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2001, (6 hours total debate on perfection) - Smith HCS HB 2003, (6 hours total debate on perfection) - Smith HCS HB 2004, (6 hours total debate on perfection) - Smith HCS HB 2004, (6 hours total debate on perfection) - Smith HCS HB 2005, (6 hours total debate on perfection) - Smith HCS HB 2006, (6 hours total debate on perfection) - Smith HCS HB 2007, (6 hours total debate on perfection) - Smith HCS HB 2008, (6 hours total debate on perfection) - Smith HCS HB 2009, (6 hours total debate on perfection) - Smith HCS HB 2010, (6 hours total debate on perfection) - Smith HCS HB 2011, (6 hours total debate on perfection) - Smith HCS HB 2012, (6 hours total debate on perfection) - Smith HCS HB 2013, (6 hours total debate on perfection) - Smith HCS HB 2013, (6 hours total debate on perfection) - Smith

HOUSE BILLS FOR PERFECTION

HCS HB 2273 - Deaton

HB 2564 - Taylor

HB 1733 - Christofanelli

HCS HB 1664 - Richey

HCS HB 1460 - Shaul (113)

HCS HB 2206 - Bondon

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 2220 - Dohrman

HCS HB 1709 - Eggleston

HCS HB 2261 - Patterson

HB 1403 - Hudson

HB 2317 - Christofanelli

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS#2 HB 1957 - Eggleston

HB 2164 - Ross

HB 1366 - Ellebracht

HCS HB 1451 - Schroer

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS Hbs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HCS HB 2216 - Coleman (97)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2725 - Coleman (97)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 1306 & 2065 - Neely

HCS HB 2209 - Schnelting

HCS HB 1858 - Haffner

HCS Hbs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

SENATE BILLS FOR THIRD READING

HCS SCS SB 599, (Fiscal Review 3/16/20) - Bondon

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693, (Fiscal Review 3/12/20) - Rehder

HOUSE RESOLUTIONS

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-FIFTH DAY, MONDAY, MARCH 9, 2020

The House met pursuant to adjournment.

Representative Anderson in the Chair.

Prayer by Representative Chris Dinkins.

Heavenly Father, we are gathered here today in Your presence as we continue the good work for the people of this state. We are so grateful to be living in a democracy where many play a part in making sure the needs and desires of Missouri's citizens are heard and met. Today we pause, in special celebration, of the role women hold in civic engagement and government through the ratification of the 19th amendment.

Throughout history You have shown time and time again the importance women hold in fulfilling Your divine plan and purpose. Through the countless Biblical and historical examples, we are able to see Your guidance and love through those who have come before us today. As we work together to find solutions to difficult problems, we ask that You guide us to speak respectfully and with humility to one another. We ask for wisdom that through discussions and decisions we may solve all problems effectively and achieve together a better Missouri.

As we pause here today, we are reminded that Your divine will, like the work of the people, has no restraints on age, sex, or ability. We all have a purpose and a plan and are grateful for Your guiding hand. Lord, we ask that You humble our hearts so that we will be a nation filled with gratitude and thankfulness for Your love and mercy.

In Jesus's almighty name, amen!

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Reagan Haahr and Claire Marguerite McGhee.

The Journal of the thirty-fourth day was approved as printed by the following vote:

AYES: 133

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Butz
Carter	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Kelley 127	Kelly 141	Kendrick	Kidd

Knight	Kolkmeyer	Lavender	Lovasco	Lynch
Mackey	Mayhew	McCreery	McGaugh	McGirl
Merideth	Miller	Mitten	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Rogers	Rone
Ross	Ruth	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Stephens 128	Stevens 46
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Wood
Wright	Young	Mr. Speaker		
NOES: 004				
Inclo	MaDonial	Davilon d	Sain	

Ingle McDaniel Rowland Sain

PRESENT: 005

Aldridge Bland Manlove Chappelle-Nadal Eslinger Windham

ABSENT WITH LEAVE: 020

Bosley Allred Busick Carpenter Cupps Evans Green Justus Love Messenger Moon Rehder Roden Sauls Runions Shull 16 Spencer Swan Tate Stacy

VACANCIES: 001

SECOND READING OF HOUSE COMMITTEE BILLS

The following House Committee Bill was read the second time:

HCB 11, relating to the designation of memorial highways.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 587, relating to fees credited to the secretary of state's technology trust fund.

SS SB 644, relating to service animals, with penalty provisions.

SB 664, relating to call spoofing.

SCS SBs 673 & 560, relating to professional licensing reciprocity.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HJR 103**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Baringer, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (1): Morgan

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HBs 1306** & 2065, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Baringer, Gregory, Houx, Morgan and Wood

Noes (3): Deaton, Walsh and Wiemann

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1334**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1817**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1818**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1854**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1903**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

THIRD READING OF HOUSE BILLS

HCS HB 2120, relating to water safety and security, was taken up by Representative Kidd.

On motion of Representative Kidd, **HCS HB 2120** was read the third time and passed by the following vote:

AYES: 147

Aldridge	Anderson	Andrews	Appelbaum	Bailey
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Lynch	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Merideth	Miller
Mitten	Morgan	Morris 140	Morse 151	Mosley
Muntzel	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Price
Proudie	Quade	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Rogers	Rone	Ross	Rowland
Ruth	Sain	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Taylor	Trent

Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright

Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 012

Allred Baker Busick Cupps Green Love Messenger Roden Runions Sauls

Shull 16 Tate

VACANCIES: 001

Representative Anderson declared the bill passed.

HB 1386, relating to lobbyists, was taken up by Representative Murphy.

On motion of Representative Murphy, ${\bf HB~1386}$ was read the third time and passed by the following vote:

AYES: 143

Aldridge	Anderson	Andrews	Appelbaum	Bangert
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bland Manlove	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Carter	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Gannon	Gray	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Lynch
Mackey	Mayhew	McCreery	McGaugh	McGirl
Merideth	Miller	Mitten	Moon	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Rogers
Rone	Rowland	Ruth	Sain	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Wood
Wright	Young	Mr. Speaker		

NOES: 003

McDaniel Pogue Ross

PRESENT: 001

Windham

ABSENT WITH LEAVE: 015

Allred Bailey Baker Bosley Busick
Cupps Francis Green Love Messenger
Roden Runions Sauls Shull 16 Tate

VACANCIES: 001

Representative Anderson declared the bill passed.

HCS HB 2128, relating to motor vehicle restrictions, was taken up by Representative Rone.

On motion of Representative Rone, **HCS HB 2128** was read the third time and passed by the following vote:

AYES: 150

Allred Andrews Aldridge Anderson Appelbaum Bailey Barnes Bangert Baringer Basye Black 7 Bland Manlove Beck Billington Black 137 Bondon Bosley Bromley Brown 27 Brown 70 Carpenter Carter Burnett Burns Butz Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griesheimer Griffith Haden Haffner Hansen Gunby Hannegan Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kendrick Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey McCreery McDaniel McGaugh Mayhew McGirl Merideth Miller Mitten Morgan Moon Murphy Morris 140 Morse 151 Mosley Muntzel O'Donnell Pfautsch Neely Patterson Person Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Rehder Toalson Reisch Razer Reedy Remole Richey Roberts 161 Roberts 77 Rogers Riggs Ross Rowland Ruth Sain Rone Sharpe 4 Shaul 113 Schnelting Schroer Sharp 36 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Walsh Wiemann Wilson Vescovo Washington Windham Wood Wright Young Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

BakerBusickCuppsGreenLoveMessengerRodenRunionsSaulsShull 16

Tate

VACANCIES: 001

Representative Anderson declared the bill passed.

Representative Rehder assumed the Chair.

HCS#2 HB 1568, relating to school district policies on restrictive behavioral interventions, was taken up by Representative Bailey.

On motion of Representative Bailey, **HCS#2 HB 1568** was read the third time and passed by the following vote:

AYES: 149

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Clemens Chappelle-Nadal Chipman Christofanelli Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Griffith Gray Gregory Grier Griesheimer Hannegan Gunby Haden Haffner Hansen Hill Helms Henderson Hicks Houx Hudson Ingle Kelley 127 Hovis Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Lovasco Mayhew Lavender Lynch Mackey McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Price Reedy Riggs Rehder Toalson Reisch Remole Richey Roden Rogers Roberts 161 Roberts 77 Rone Rowland Ruth Ross Sain Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan

TaylorTrentUnsickerVeitVescovoWalshWashingtonWiemannWilsonWindhamWoodWrightYoungMr. Speaker

NOES: 004

Black 7 Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 009

Busick Cupps Green Love Messenger

Runions Sauls Shull 16 Tate

VACANCIES: 001

Representative Rehder declared the bill passed.

HB 1383, relating to health awareness recognition, was taken up by Representative Washington.

On motion of Representative Washington, **HB 1383** was read the third time and passed by the following vote:

AYES: 146

Allred Anderson Andrews Appelbaum Aldridge Bailey Baker Bangert Baringer Barnes Billington Basye Beck Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Fitzwater Falkner Francis Gannon Grier Griesheimer Griffith Gray Gregory Haffner Hansen Gunby Haden Hannegan Hicks Hill Helms Henderson Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Knight Lavender Lovasco Lynch Mackey Mayhew McDaniel McGirl Merideth McCreery McGaugh Morris 140 Morse 151 Miller Mitten Morgan Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Ruth Sain Schnelting Schroer Shaul 113 Shields Sharp 36 Sharpe 4 Shawan Smith Solon Sommer Spencer Stacv Stephens 128 Stevens 46 Taylor Unsicker Trent Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 001

Simmons

ABSENT WITH LEAVE: 012

Busick Cupps DeGroot Green Love
Messenger Pfautsch Runions Sauls Shull 16

Swan Tate

VACANCIES: 001

Representative Rehder declared the bill passed.

HB 1768, relating to rural broadband access funding, was taken up by Representative Riggs.

On motion of Representative Riggs, **HB 1768** was read the third time and passed by the following vote:

AYES: 147

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Brown 70 Bland Manlove Bondon Bromley Brown 27 Burnett Burns Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Gannon Falkner Fitzwater Francis Gray Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Hicks Hill Houx Henderson Hovis Hudson Ingle Justus Kelley 127 Lovasco Kendrick Kidd Kolkmeyer Lavender McDaniel Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Miller Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Ruth Sain Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Taylor Stephens 128 Stevens 46 Swan Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

Allred

PRESENT: 000

ABSENT WITH LEAVE: 012

Bosley Busick Cupps Green Kelly 141
Knight Love Messenger Runions Sauls

Anderson

Shull 16 Tate

VACANCIES: 001

Representative Rehder declared the bill passed.

Representative Sommer assumed the Chair.

HCS HB 1711, relating to donated food, was taken up by Representative Remole.

On motion of Representative Remole, **HCS HB 1711** was read the third time and passed by the following vote:

Andrews

Appelbaum

AYES: 152

Aldridge

Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Pfautsch Neely Patterson Person Pierson Jr. Pietzman Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Ruth Sain Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Walsh Washington Vescovo Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Bailey Busick Cupps Green Love Messenger Runions Sauls Shull 16 Tate

VACANCIES: 001

Representative Sommer declared the bill passed.

HCS HB 1473, relating to the establishment of special license plates, was taken up by Representative Griffith.

On motion of Representative Griffith, **HCS HB 1473** was read the third time and passed by the following vote:

AYES: 149

Allred Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Butz Carpenter Chipman Christofanelli Clemens Carter Chappelle-Nadal Coleman 97 Coleman 32 Cupps Deaton DeGroot Ellebracht Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Grier Francis Gannon Gray Gregory Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mayhew Mackey McCreery McDaniel McGaugh Merideth Miller Mitten McGirl Morgan Morse 151 Morris 140 Mosley Muntzel Murphy O'Donnell Patterson Pfautsch Neely Person Pierson Jr. Pietzman Pike Plocher Pollitt 52 Price Proudie Porter Quade Razer Rehder Toalson Reisch Remole Richey Reedy Roberts 161 Roberts 77 Roden Riggs Rogers Rowland Ruth Rone Ross Sain Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Wilson Windham Walsh Washington Wiemann Wood Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 010

Busick Green Love Messenger Pollock 123
Runions Sauls Schnelting Shull 16 Tate

VACANCIES: 001

Representative Sommer declared the bill passed.

HCS#2 HB 1604, relating to a residency requirement for municipal employees, was taken up by Representative Hicks.

Representative Pfautsch moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Chipman	Christofanelli	Coleman 32	Coleman 97
•	•			,
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				

NOES: 043

Aldridge Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Gunby Chappelle-Nadal Clemens Ellebracht Gray McCreery Merideth Ingle Lavender Mackey Pierson Jr. Mitten Morgan Mosley Person Proudie Quade Razer Roberts 77 Rogers Rowland Sain Sharp 36 Stevens 46 Unsicker Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Busick Green Kendrick Love Messenger
Miller Pollock 123 Price Runions Sauls

Shull 16 Stephens 128 Tate

VACANCIES: 001

On motion of Representative Hicks, **HCS#2 HB 1604** was read the third time and passed by the following vote:

AYES: 105

Allred Anderson Andrews Bailey Baker Bangert Baringer Basye Beck Billington Black 137 Black 7 Bondon Bromley Burns Christofanelli Coleman 97 Butz Chipman Cupps DeGroot Dinkins Dogan Dohrman Deaton Eggleston Ellebracht Eslinger Evans Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Moon Neely O'Donnell Patterson Pfautsch Murphy Pike Plocher Pollitt 52 Pietzman Porter Remole Rehder Toalson Reisch Richey Reedy Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe 4 Shawan Smith Solon Sommer Swan Stacy Taylor Trent Veit Vescovo Walsh Wilson Wiemann Wood Wright Mr. Speaker

NOES: 041

Barnes Bland Manlove Bosley Aldridge Appelbaum Brown 27 Brown 70 Burnett Carpenter Carter Chappelle-Nadal Clemens Coleman 32 Falkner Gray Gunby Hurst Ingle Lavender Mackey McCreery Merideth Mitten Morgan Mosley Person Pierson Jr. Pogue Price Quade Razer Rogers Sain Sharp 36 Shields Washington Windham Simmons Stevens 46 Unsicker

Young

PRESENT: 003

Proudie Roberts 77 Rowland

ABSENT WITH LEAVE: 013

BusickGreenKendrickLoveMessengerPollock 123RunionsSaulsShaul 113Shull 16SpencerStephens 128Tate

VACANCIES: 001

VACANCIES: 001

Representative Sommer declared the bill passed.

Representative Swan assumed the Chair.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 1334, relating to medical alert notations on driver's licenses, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), **HCS HB 1334** was read the third time and passed by the following vote:

AYES: 143					
Aldridge	Allred	Anderson	Andrews	Appelbaum	
Bailey	Baker	Bangert	Baringer	Barnes	
Basye	Beck	Billington	Black 137	Black 7	
Bondon	Bromley	Brown 27	Brown 70	Burnett	
Burns	Butz	Carpenter	Carter	Chappelle-Nadal	
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97	
Cupps	Deaton	DeGroot	Dinkins	Dogan	
Dohrman	Eggleston	Ellebracht	Eslinger	Evans	
Falkner	Fishel	Fitzwater	Francis	Gannon	
Gray	Gregory	Grier	Griesheimer	Griffith	
Gunby	Haden	Haffner	Hannegan	Hansen	
Helms	Henderson	Hicks	Hill	Houx	
Hovis	Hudson	Ingle	Justus	Kelley 127	
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer	
Lavender	Lovasco	Lynch	Mackey	Mayhew	
McCreery	McDaniel	McGaugh	McGirl	Merideth	
Miller	Mitten	Morgan	Morris 140	Morse 151	
Mosley	Muntzel	Murphy	O'Donnell	Patterson	
Person	Pfautsch	Pierson Jr.	Pietzman	Pike	
Plocher	Pollitt 52	Porter	Price	Proudie	
Quade	Razer	Reedy	Rehder	Toalson Reisch	
Remole	Richey	Riggs	Roberts 161	Roberts 77	
Roden	Rogers	Rone	Ross	Rowland	
Ruth	Sain	Schnelting	Schroer	Sharp 36	
Sharpe 4	Shawan	Shields	Simmons	Smith	
Solon	Sommer	Stacy	Stevens 46	Swan	
Trent	Unsicker	Veit	Vescovo	Walsh	
Washington	Wiemann	Wilson	Windham	Wood	
Wright	Young	Mr. Speaker			
NOES: 006					
Hurst	Moon	Neely	Pogue	Spencer	
Taylor					
PRESENT: 000					
ABSENT WITH LEAVE: 013					
Bland Manlove	Bosley	Busick	Green	Love	
Messenger	Pollock 123	Runions	Sauls	Shaul 113	
Shull 16	Stephens 128	Tate			

Representative Swan declared the bill passed.

HCS HB 1817, relating to school district local effort calculations, was taken up by Representative Dinkins.

On motion of Representative Dinkins, **HCS HB 1817** was read the third time and passed by the following vote:

AYES: 148

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Black 7 Basye Beck Billington Black 137 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Butz Carpenter Chappelle-Nadal Christofanelli Coleman 32 Chipman Clemens Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Ellebracht Eslinger Dogan Eggleston Evans Falkner Fishel Fitzwater Francis Gannon Gray Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Helms Henderson Hicks Hill Hansen Hovis Hudson Hurst Houx Ingle Kelley 127 Kelly 141 Kidd Justus Kendrick Kolkmeyer Lavender Lynch Knight Lovasco Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pogue Pollitt 52 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Roberts 161 Roberts 77 Roden Richey Riggs Rogers Rone Ross Rowland Ruth Sain Schroer Sharp 36 Sharpe 4 Shawan Smith Shields Simmons Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Walsh Washington Wiemann Wilson Windham Wood Mr. Speaker Wright Young

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 014

BusickCarterGreenLoveMessengerNeelyPollock 123RunionsSaulsSchneltingShaul 113Shull 16TateVescovo

VACANCIES: 001

Representative Swan declared the bill passed.

HB 1818, relating to school district local effort computations, was taken up by Representative Dinkins.

On motion of Representative Dinkins, **HB 1818** was read the third time and passed by the following vote:

|--|

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Burns	Butz	Carpenter	Carter
Chappelle-Nadal	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Miller	Mitten	Moon
Morgan	Morris 140	Morse 151	Mosley	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Porter	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Ross	Rowland	Ruth	Sain
Schnelting	Schroer	Sharp 36	Sharpe 4	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Taylor	Trent	Unsicker	Veit	Walsh
Washington	Wiemann	Wilson	Windham	Wood
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 014

Bland ManloveBusickGreenLoveMessengerMuntzelPollock 123PriceRunionsSaulsShaul 113Shull 16TateVescovo

VACANCIES: 001

Representative Swan declared the bill passed.

Representative Mitten assumed the Chair.

HCS HB 1854, relating to political subdivisions filing annual financial reports with the state auditor, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, HCS HB 1854 was read the third time and passed by the following vote:

٨	V	С	S:	1	4	5
А	. Υ	E	:	- 1	4	.)

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Raker	11114415011	Baringer	Appelbaum Barnes
•	Beck	Bangert	Black 137	Black 7
Basye	Deen	Billington		Diam'r
Bland Manlove	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Burns	Butz	Carpenter
Carter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gray	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hovis	Hudson	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Miller	Mitten	Morris 140	Morse 151
Mosley	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pietzman
Pike	Plocher	Pollitt 52	Porter	Price
Quade	Razer	Reedy	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rogers	Rone	Ross	Rowland	Ruth
Sain	Schnelting	Schroer	Sharp 36	Sharpe 4
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Windham	Wood	Wright	Young	Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 014

BusickGreenHicksLoveMessengerMorganPollock 123ProudieRehderRunionsSaulsShaul 113Shull 16Tate

VACANCIES: 001

Representative Mitten declared the bill passed.

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HB 1903, relating to school district superintendent sharing, was taken up by Representative Shields.

On motion of Representative Shields, **HB 1903** was read the third time and passed by the following vote:

٨	Y	Е	C	. 1	1	1
А	Y	г	o		4	4

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Burns	Butz	Carpenter
Carter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lynch	Mackey	Mayhew
McCreery	McGaugh	McGirl	Merideth	Miller
Mitten	Moon	Morgan	Morris 140	Mosley
Muntzel	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pollitt 52	Porter	Price	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rogers	Ross	Rowland	Ruth
Sain	Schnelting	Schroer	Sharp 36	Sharpe 4
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	
NOES: 008				
Dogan	Kelly 141	Lovasco	McDaniel	Morse 151
Pogue	Rone	Shawan		
PRESENT: 000				
ABSENT WITH LEAV	E: 010			
Busick	Green	Love	Messenger	Pollock 123
Runions	Sauls	Shaul 113	Shull 16	Tate

VACANCIES: 001

Representative Mitten declared the bill passed.

THIRD READING OF HOUSE JOINT RESOLUTIONS

HCS HJR 103, relating to the state department of defense, was taken up by Representative Schnelting.

On motion of Representative Schnelting, HCS HJR 103 was read the third time and passed by the following vote:

AYES: 117

A1E3.117				
Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Barnes	Basye	Billington
Black 137	Black 7	Bland Manlove	Bondon	Bromley
Brown 70	Burns	Butz	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lovasco	Lynch	Mayhew	McCreery	McGaugh
McGirl	Miller	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rogers	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			
NOES: 030				
Aldridge	Baringer	Beck	Brown 27	Burnett
Carpenter	Carter	Chappelle-Nadal	Clemens	Gray
Ingle	Lavender	Mackey	McDaniel	Merideth
Mitten	Morgan	Mosley	Pierson Jr.	Pogue
Proudie	Quade	Razer	Sain	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young
PRESENT: 001				
Roberts 77				

ABSENT WITH LEAVE: 014

Fishel Bosley Busick Green Love Pollock 123 Price Rowland Runions Messenger Shaul 113 Shull 16 Tate Sauls

VACANCIES: 001

Representative Mitten declared the bill passed.

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bill was referred to the Committee indicated:

HCB 11 - Rules - Administrative Oversight

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2548 - Conservation and Natural Resources

COMMITTEE REPORTS

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1816**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Appelbaum, Clemens, Helms, Hill, Kelley (127), Mackey, Morris (140), Neely, Pfautsch, Pollitt (52), Pollock (123), Ruth, Stephens (128), Unsicker and Wright

Noes (0)

Absent (4): Chappelle-Nadal, Messenger, Schroer and Stevens (46)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2527**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Appelbaum, Clemens, Helms, Kelley (127), Mackey, Morris (140), Neely, Pfautsch, Pollitt (52), Ruth, Stephens (128), Unsicker and Wright

Noes (2): Hill and Pollock (123)

Absent (4): Chappelle-Nadal, Messenger, Schroer and Stevens (46)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1962**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Helms, Porter, Roberts (161), Ross, Shawan and Washington

Noes (0)

Absent (2): Neely and Sommer

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS#2 SCS SB 523 entitled:

An act to repeal sections 195.015, 195.017, 195.417, 579.060, 579.065, and 579.068, RSMo, and to enact in lieu thereof seven new sections relating to controlled substances, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS SCS SB 594 entitled:

An act to repeal section 135.710, RSMo, and to enact in lieu thereof one new section relating to workforce development.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 618** entitled:

An act to repeal sections 393.1009, 393.1012, and 393.1015, RSMo, and to enact in lieu thereof five new sections relating to gas corporations.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 718** entitled:

An act to repeal sections 36.020, 168.021, 192.2305, 208.151, 210.109, 210.150, 379.122, 620.2005, 620.2010, and 650.005, RSMo, and to enact in lieu thereof fourteen new sections relating to military affairs, with an existing penalty provision and a contingent effective date for certain sections.

In which the concurrence of the House is respectfully requested.

Read the first time.

COMMITTEE CHANGES

March 9, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

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I hereby remove Senator Scott Sifton and Senator Tony Luetkemeyer from the Blue Ribbon Panel on Juvenile Justice.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

ADJOURNMENT

On motion of Representative Gannon, the House adjourned until 10:00 a.m., Tuesday, March 10, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HCR 102, HB 2108

Executive session will be held: HB 1603

Executive session may be held on any matter referred to the committee.

Removed HB 1798.

AMENDED

CHILDREN AND FAMILIES

Tuesday, March 10, 2020, 8:00 AM, House Hearing Room 1. Public hearing will be held: SS SB 623, SCS SB 653, HB 2462

Executive session will be held: HB 2552

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 10, 2020, 9:30 AM, House Hearing Room 6.

Public hearing will be held: HB 2535

Executive session will be held: HB 1375, HB 2170

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: SB 552, SCS SB 631, HB 2597, HB 1594

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 10, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2470, HB 2174

Executive session will be held: HB 1487, HB 2491, HB 1565

Executive session may be held on any matter referred to the committee.

Added HB 1565.

AMENDED

GENERAL LAWS

Tuesday, March 10, 2020, 8:15 AM, House Hearing Room 4.

Public hearing will be held: HJR 115, HJR 122, HJR 84, HB 1295, HB 1993

Executive session will be held: HB 1285, HB 2234, HB 1991, HB 1522, HB 1722, HB 1901,

HB 1893, HB 2169, HB 2087, HB 1637, HB 2150

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

JUDICIARY

Tuesday, March 10, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Public hearing will be held: HB 1706, HB 1378, HB 2149, HB 1446, HB 1315, HB 2191,

HB 2361, HB 2514

Executive session will be held: HB 1765, HB 2140, HB 1686, HB 1691, HB 1900, HB 1538

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Tuesday, March 10, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2184

Executive session will be held: HB 1560, HB 1259, HB 1601

Executive session may be held on any matter referred to the committee.

Reconsideration of HB 1601. Removed HB 2418.

AMENDED

PENSIONS

Tuesday, March 10, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2291, HB 2460

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, March 10, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1417, HB 2000

Executive session will be held: HB 1869, HB 2304, HB 1445

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, March 11, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 2255

Executive session will be held: HB 2288, HB 2481

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2567

Executive session will be held: HB 1878, HB 2188

Executive session may be held on any matter referred to the committee.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, March 12, 2020, 12:30 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on prevention.

UTILITIES

Tuesday, March 10, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1784, HB 2467

Executive session may be held on any matter referred to the committee.

Removed HB 2620.

AMENDED

VETERANS

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 1510, SB 656

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2276, HB 2454, HB 1771

Executive session will be held: HB 2483, HB 2376

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-SIXTH DAY, TUESDAY, MARCH 10, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2014 - Smith

HOUSE BILLS FOR PERFECTION

HB 1419 - McGirl

HB 1454 - Schroer

HB 1613 - Coleman (97)

HCS HB 1682 - Wood

HB 1744 - Sommer

HCS HB 1804 - Pietzman

HCS HB 1858 - Haffner

HCS HB 1752 - Spencer

HCS HB 2209 - Schnelting

HCS HB 2111 - Anderson

HCS HB 2315 - Wright

HCS HB 2374 - Vescovo

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1596 - Trent

HB 1654 - Sommer

HB 1736 - Plocher

HCS HB 1808 - Wood

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 1414 - Solon

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HBs 2241 & 2244 - Gregory

HCS HB 1282 - Justus

HCS HB 2273 - Deaton

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2564 - Taylor

HCS HB 1709 - Eggleston

HB 2034 - Hannegan

HB 1572 - Barnes

HCS#2 HB 1896 - Roberts (161)

HB 1710 - Eggleston

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell

HB 1741 - Hicks

HOUSE BILLS FOR PERFECTION - CONSENT

(03/05/2020)

HB 1916 - Busick

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SS#2 SCS SB 523 SS SCS SB 594 SS SB 618 SS SCS SB 718

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-SIXTH DAY, TUESDAY, MARCH 10, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Kenneth Wilson.

Heavenly Father, it is all together proper and wise that we begin our work day in reverent prayer. We first are grateful for Your protection over our families while we are away, and we give You thanks for our friends who we count as family gathered in the side galleries. We pray for those whom we name in our hearts who are hurting and sick that Your presence in their lives will bring comfort and peace. We pray for our nation, for our great state and our leaders. May they continue to seek after Your wisdom and strength, and may they lead us in the ways that make for peace. May it be that all of us might be instruments of Your peace and love. May we answer words of anger with patience, and let us respond to disagreements with compromise. Above all, let us speak the language of faith, especially when we travel roads of uncertainty and fear. We offer our praise and our prayers to the One whose footsteps we strive to follow.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Fahima Ali, Alexander Edgar, and Sidney Wroughton.

The Journal of the thirty-fifth day was approved as printed by the following vote:

AYES: 131

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Knight	Kolkmeyer	Lavender	Lovasco
Lynch	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Miller	Mitten	Morgan
Morris 140	Morse 151	Muntzel	Murphy	Neely

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O'Donnell	Patterson	Person	Pfautsch	Pike
Plocher	Pogue	Pollitt 52	Porter	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Riggs	Roberts 161	Roden	Rogers	Rone
Ross	Ruth	Sauls	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Young
Mr. Speaker				

NOES: 003

Bland Manlove Mackey Sain

PRESENT: 000

ABSENT WITH LEAVE: 028

Aldridge	Allred	Bosley	Busick	Carter
Chappelle-Nadal	Dogan	Green	Gregory	Hicks
Kidd	Love	Messenger	Moon	Mosley
Pierson Jr.	Pietzman	Pollock 123	Price	Remole
Richey	Roberts 77	Rowland	Runions	Sharp 36
Shull 16	Washington	Windham		

VACANCIES: 001

Speaker Pro Tem Wiemann assumed the Chair.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS#2 SCS SB 523, relating to controlled substances, with penalty provisions.

SS SCS SB 594, relating to workforce development.

SS SB 618, relating to gas corporations.

SS SCS SB 718, relating to military affairs, with an existing penalty provision and a contingent effective date for certain sections.

PERFECTION OF HOUSE BILLS

HB 1419, relating to random acts of kindness day, was taken up by Representative McGirl.

On motion of Representative McGirl, the title of HB 1419 was agreed to.

On motion of Representative McGirl, HB 1419 was ordered perfected and printed.

HB 1454, relating to veterans' affairs, was taken up by Representative Schroer.

On motion of Representative Schroer, the title of HB 1454 was agreed to.

On motion of Representative Schroer, HB 1454 was ordered perfected and printed.

HB 1613, HCS HB 1682, HB 1744, HCS HB 1804, HCS HB 1858, HCS HB 1752, HCS HB 2209, HCS HB 2111, HCS HB 2315, HCS HB 2374, HCS HB 1335, HB 1342, HCS HB 1442, HB 1483, HB 1596, HB 1654, HB 1736, HCS HB 1808, HB 1619, HB 1814, HB 1853, HCS HB 1995, HCS HB 2030, HCS HB 2088, HCS HB 2179, HCS HB 1414, HCS HB 2216, HB 1288, HCS HBs 1300 & 1286, HCS HB 2171, HCS HBs 2241 & 2244, HCS HB 1282, HCS HB 2273, HCS HB 1992, HB 2526, HCS HB 2555, HB 2564, HCS HB 1709, HB 2034, HB 1572, and HCS#2 HB 1896 were placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1414, relating to the protection of children, was taken up by Representative Solon.

On motion of Representative Solon, the title of HCS HB 1414 was agreed to.

On motion of Representative Solon, HCS HB 1414 was adopted.

On motion of Representative Solon, HCS HB 1414 was ordered perfected and printed.

HCS#2 HB 1896, relating to background checks in the medical marijuana industry, was taken up by Representative Roberts (161).

On motion of Representative Roberts (161), the title of HCS#2 HB 1896 was agreed to.

On motion of Representative Roberts (161), HCS#2 HB 1896 was adopted.

On motion of Representative Roberts (161), HCS#2 HB 1896 was ordered perfected and printed.

HB 1613, relating to the placement of children across state lines, was taken up by Representative Coleman (97).

Representative Coleman (97) moved that the title of **HB 1613** be agreed to.

Representative Wood offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1613, Page 1, In the Title, Lines 2 to 3, by deleting the words "placement of children across state lines" and inserting in lieu thereof the words "protection of children"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wood, **House Amendment No. 1** was adopted.

Representative Coleman (97) offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1613, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "160.261. 1. The local board of education of each school district shall clearly establish a written policy of discipline, including the district's determination on the use of corporal punishment and the procedures in which punishment will be applied. A written copy of the district's discipline policy and corporal punishment procedures, if applicable, shall be provided to the pupil and parent or legal guardian of every pupil enrolled in the district at the beginning of each school year and also made available in the office of the superintendent of such district, during normal business hours, for public inspection. All employees of the district shall annually receive instruction related to the specific contents of the policy of discipline and any interpretations necessary to implement the provisions of the policy in the course of their duties, including but not limited to approved methods of dealing with acts of school violence, disciplining students with disabilities and instruction in the necessity and requirements for confidentiality.
- 2. The policy shall require school administrators to report acts of school violence to all teachers at the attendance center and, in addition, to other school district employees with a need to know. For the purposes of this chapter or chapter 167, "need to know" is defined as school personnel who are directly responsible for the student's education or who otherwise interact with the student on a professional basis while acting within the scope of their assigned duties. As used in this section, the phrase "act of school violence" or "violent behavior" means the exertion of physical force by a student with the intent to do serious physical injury as defined in section 556.061 to another person while on school property, including a school bus in service on behalf of the district, or while involved in school activities. The policy shall at a minimum require school administrators to report, as soon as reasonably practical, to the appropriate law enforcement agency any of the following crimes, or any act which if committed by an adult would be one of the following crimes:
 - (1) First degree murder under section 565.020;
 - (2) Second degree murder under section 565.021;
- (3) Kidnapping under section 565.110 as it existed prior to January 1, 2017, or kidnapping in the first degree under section 565.110;
 - (4) First degree assault under section 565.050;
 - (5) Rape in the first degree under section 566.030;
 - (6) Sodomy in the first degree under section 566.060;
 - (7) Burglary in the first degree under section 569.160;
 - (8) Burglary in the second degree under section 569.170;
- (9) Robbery in the first degree under section 569.020 as it existed prior to January 1, 2017, or robbery in the first degree under section 570.023;
- (10) Distribution of drugs under section 195.211 as it existed prior to January 1, 2017, or manufacture of a controlled substance under section 579.055;
- (11) Distribution of drugs to a minor under section 195.212 as it existed prior to January 1, 2017, or delivery of a controlled substance under section 579.020;
 - (12) Arson in the first degree under section 569.040;
 - (13) Voluntary manslaughter under section 565.023;
- (14) Involuntary manslaughter under section 565.024 as it existed prior to January 1, 2017, involuntary manslaughter in the first degree under section 565.024, or involuntary manslaughter in the second degree under section 565.027;
- (15) Second degree assault under section 565.060 as it existed prior to January 1, 2017, or second degree assault under section 565.052;
 - (16) Rape in the second degree under section 566.031;
- (17) Felonious restraint under section 565.120 as it existed prior to January 1, 2017, or kidnapping in the second degree under section 565.120;
 - (18) Property damage in the first degree under section 569.100;
 - (19) The possession of a weapon under chapter 571;

- (20) Child molestation in the first degree pursuant to section 566.067 as it existed prior to January 1, 2017, or child molestation in the first, second, or third degree pursuant to section 566.067, 566.068, or 566.069;
 - (21) Sodomy in the second degree pursuant to section 566.061;
 - (22) Sexual misconduct involving a child pursuant to section 566.083;
 - (23) Sexual abuse in the first degree pursuant to section 566.100;
- (24) Harassment under section 565.090 as it existed prior to January 1, 2017, or harassment in the first degree under section 565.090; or
- (25) Stalking under section 565.225 as it existed prior to January 1, 2017, or stalking in the first degree under section 565.225;

committed on school property, including but not limited to actions on any school bus in service on behalf of the district or while involved in school activities. The policy shall require that any portion of a student's individualized education program that is related to demonstrated or potentially violent behavior shall be provided to any teacher and other school district employees who are directly responsible for the student's education or who otherwise interact with the student on an educational basis while acting within the scope of their assigned duties. The policy shall also contain the consequences of failure to obey standards of conduct set by the local board of education, and the importance of the standards to the maintenance of an atmosphere where orderly learning is possible and encouraged.

- 3. The policy shall provide that any student who is on suspension for any of the offenses listed in subsection 2 of this section or any act of violence or drug-related activity defined by school district policy as a serious violation of school discipline pursuant to subsection 9 of this section shall have as a condition of his or her suspension the requirement that such student is not allowed, while on such suspension, to be within one thousand feet of any school property in the school district where such student attended school or any activity of that district, regardless of whether or not the activity takes place on district property unless:
- (1) Such student is under the direct supervision of the student's parent, legal guardian, or custodian and the superintendent or the superintendent's designee has authorized the student to be on school property;
- (2) Such student is under the direct supervision of another adult designated by the student's parent, legal guardian, or custodian, in advance, in writing, to the principal of the school which suspended the student and the superintendent or the superintendent's designee has authorized the student to be on school property;
- (3) Such student is enrolled in and attending an alternative school that is located within one thousand feet of a public school in the school district where such student attended school; or
- (4) Such student resides within one thousand feet of any public school in the school district where such student attended school in which case such student may be on the property of his or her residence without direct adult supervision.
- 4. Any student who violates the condition of suspension required pursuant to subsection 3 of this section may be subject to expulsion or further suspension pursuant to the provisions of sections 167.161, 167.164, and 167.171. In making this determination consideration shall be given to whether the student poses a threat to the safety of any child or school employee and whether such student's unsupervised presence within one thousand feet of the school is disruptive to the educational process or undermines the effectiveness of the school's disciplinary policy. Removal of any pupil who is a student with a disability is subject to state and federal procedural rights. This section shall not limit a school district's ability to:
- (1) Prohibit all students who are suspended from being on school property or attending an activity while on suspension;
- (2) Discipline students for off-campus conduct that negatively affects the educational environment to the extent allowed by law.
- 5. The policy shall provide for a suspension for a period of not less than one year, or expulsion, for a student who is determined to have brought a weapon to school, including but not limited to the school playground or the school parking lot, brought a weapon on a school bus or brought a weapon to a school activity whether on or off of the school property in violation of district policy, except that:
- (1) The superintendent or, in a school district with no high school, the principal of the school which such child attends may modify such suspension on a case-by-case basis; and
- (2) This section shall not prevent the school district from providing educational services in an alternative setting to a student suspended under the provisions of this section.

- 6. For the purpose of this section, the term "weapon" shall mean a firearm as defined under 18 U.S.C. Section 921 and the following items, as defined in section 571.010: a blackjack, a concealable firearm, an explosive weapon, a firearm, a firearm silencer, a gas gun, a knife, knuckles, a machine gun, a projectile weapon, a rifle, a shotgun, a spring gun or a switchblade knife; except that this section shall not be construed to prohibit a school board from adopting a policy to allow a Civil War reenactor to carry a Civil War era weapon on school property for educational purposes so long as the firearm is unloaded. The local board of education shall define weapon in the discipline policy. Such definition shall include the weapons defined in this subsection but may also include other weapons.
- 7. All school district personnel responsible for the care and supervision of students are authorized to hold every pupil strictly accountable for any disorderly conduct in school or on any property of the school, on any school bus going to or returning from school, during school-sponsored activities, or during intermission or recess periods.
- 8. Teachers and other authorized district personnel in public schools responsible for the care, supervision, and discipline of schoolchildren, including volunteers selected with reasonable care by the school district, shall not be civilly liable when acting in conformity with the established policies developed by each board, including but not limited to policies of student discipline or when reporting to his or her supervisor or other person as mandated by state law acts of school violence or threatened acts of school violence, within the course and scope of the duties of the teacher, authorized district personnel or volunteer, when such individual is acting in conformity with the established policies developed by the board. Nothing in this section shall be construed to create a new cause of action against such school district, or to relieve the school district from liability for the negligent acts of such persons.
- 9. Each school board shall define in its discipline policy acts of violence and any other acts that constitute a serious violation of that policy. "Acts of violence" as defined by school boards shall include but not be limited to exertion of physical force by a student with the intent to do serious bodily harm to another person while on school property, including a school bus in service on behalf of the district, or while involved in school activities. School districts shall for each student enrolled in the school district compile and maintain records of any serious violation of the district's discipline policy. Such records shall be made available to teachers and other school district employees with a need to know while acting within the scope of their assigned duties, and shall be provided as required in section 167.020 to any school district in which the student subsequently attempts to enroll.
- 10. Spanking, when administered by certificated personnel and in the presence of a witness who is an employee of the school district, or the use of reasonable force to protect persons or property, when administered by personnel of a school district in a reasonable manner in accordance with the local board of education's written policy of discipline, is not abuse within the meaning of chapter 210. [The provisions of sections 210.110 to 210.165-notwithstanding, the children's division shall not have jurisdiction over or investigate any report of alleged child-abuse arising out of or related to the use of reasonable force to protect persons or property when administered by personnel of a school district or any spanking administered in a reasonable manner by any certificated school-personnel in the presence of a witness who is an employee of the school district pursuant to a written policy of discipline established by the board of education of the school district, as long as no allegation of sexual misconductarises from the spanking or use of force.
- 11. If a student reports alleged sexual misconduct on the part of a teacher or other school employee to a person employed in a school facility who is required to report such misconduct to the children's division under section 210.115, such person and the superintendent of the school district shall report the allegation to the children's division as set forth in section 210.115. Reports made to the children's division under this subsection shall be investigated by the division in accordance with the provisions of sections 210.145 to 210.153 and shall not be investigated by the school district under subsections 12 to 20 of this section for purposes of determining whether the allegations should or should not be substantiated. The district may investigate the allegations for the purpose of making any decision regarding the employment of the accused employee.
- 12.] 11. Upon receipt of any reports of child abuse by the children's division [other than reports provided under subsection 11 of this section], pursuant to sections 210.110 to 210.165 which allegedly involve personnel of a school district, the children's division shall notify the superintendent of schools of the district or, if the person named in the alleged incident is the superintendent of schools, the president of the school board of the school district where the alleged incident occurred.
- [13. If, after an initial investigation, the superintendent of schools or the president of the school board finds that the report involves an alleged incident of child abuse other than the administration of a spanking by certificated school personnel or the use of reasonable force to protect persons or property when administered by school personnel pursuant to a written policy of discipline or that the report was made for the sole purpose of harassing a public school employee, the superintendent of schools or the president of the school board shall immediately refer the matter back to the children's division and take no further action. In all matters referred back to the children's division, the division shall treat the report in the same manner as other reports of alleged child abuse received by the division.

- 14. If the report pertains to an alleged incident which arose out of or is related to a spanking administered by certificated personnel or the use of reasonable force to protect persons or property when administered by personnel of a school district pursuant to a written policy of discipline or a report made for the sole purpose of harassing a public school employee, a notification of the reported child abuse shall be sent by the superintendent of schools or the president of the school board to the law enforcement in the county in which the alleged incident occurred.
- 15. The report shall be jointly investigated by the law enforcement officer and the superintendent of schools or, if the subject of the report is the superintendent of schools, by a law enforcement officer and the president of the school board or such president's designee.
- 16. The investigation shall begin no later than forty-eight hours after notification from the children's division is received, and shall consist of, but need not be limited to, interviewing and recording statements of the child and the child's parents or guardian within two working days after the start of the investigation, of the school district personnel allegedly involved in the report, and of any witnesses to the alleged incident.
- 17. The law enforcement officer and the investigating school district personnel shall issue separate reports of their findings and recommendations after the conclusion of the investigation to the school board of the school district within seven days after receiving notice from the children's division.
- 18. The reports shall contain a statement of conclusion as to whether the report of alleged child abuse is substantiated or is unsubstantiated.
- 19. The school board shall consider the separate reports referred to in subsection 17 of this section and shall issue its findings and conclusions and the action to be taken, if any, within seven days after receiving the last of the two reports. The findings and conclusions shall be made in substantially the following form:
- (1) The report of the alleged child abuse is unsubstantiated. The law enforcement officer and the investigating school board personnel agree that there was not a preponderance of evidence to substantiate that abuse occurred;
- (2) The report of the alleged child abuse is substantiated. The law enforcement officer and the investigating school district personnel agree that the preponderance of evidence is sufficient to support a finding that the alleged incident of child abuse did occur;
- 20. The findings and conclusions of the school board under subsection 19 of this section shall be sent to the children's division. If the findings and conclusions of the school board are that the report of the alleged childabuse is unsubstantiated, the investigation shall be terminated, the case closed, and no record shall be entered in the children's division central registry. If the findings and conclusions of the school board are that the report of the alleged child abuse is substantiated, the children's division shall report the incident to the prosecuting attorney of the appropriate county along with the findings and conclusions of the school district and shall include the information in the division's central registry. If the findings and conclusions of the school board are that the issue involved in the alleged incident of child abuse is unresolved, the children's division shall report the incident to the prosecuting attorney of the appropriate county along with the findings and conclusions of the school board, however, the incident and the names of the parties allegedly involved shall not be entered into the central registry of the children's division unless and until the alleged child abuse is substantiated by a court of competent jurisdiction.
- 21. Any superintendent of schools, president of a school board or such person's designee or law enforcement officer who knowingly falsifies any report of any matter pursuant to this section or who knowingly withholds any information relative to any investigation or report pursuant to this section is guilty of a class A misdemeanor.
- 22.] 12. In order to ensure the safety of all students, should a student be expelled for bringing a weapon to school, violent behavior, or for an act of school violence, that student shall not, for the purposes of the accreditation process of the Missouri school improvement plan, be considered a dropout or be included in the calculation of that district's educational persistence ratio.
- 210.110. As used in sections 210.109 to 210.165, and sections 210.180 to 210.183, the following terms mean:
- (1) "Abuse", any physical injury, sexual abuse, or emotional abuse inflicted on a child other than by accidental means by those responsible for the child's care, custody, and control, except that discipline including spanking, administered in a reasonable manner, shall not be construed to be abuse. Victims of abuse shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. 78 Section [7102(9)-(10)] 7102, as amended;

- (2) "Assessment and treatment services for children", an approach to be developed by the children's division which will recognize and treat the specific needs of at-risk and abused or neglected children. The developmental and medical assessment may be a broad physical, developmental, and mental health screening to be completed within thirty days of a child's entry into custody and in accordance with the periodicity schedule set forth by the American Academy of Pediatrics thereafter as long as the child remains in care. Screenings may be offered at a centralized location and include, at a minimum, the following:
- (a) Complete physical to be performed by a pediatrician familiar with the effects of abuse and neglect on young children;
- (b) Developmental, behavioral, and emotional screening in addition to early periodic screening, diagnosis, and treatment services, including a core set of standardized and recognized instruments as well as interviews with the child and appropriate caregivers. The screening battery may be performed by a licensed mental health professional familiar with the effects of abuse and neglect on young children, who will then serve as the liaison between all service providers in ensuring that needed services are provided. Such treatment services may include inhome services, out-of-home placement, intensive twenty-four-hour treatment services, family counseling, parenting training and other best practices.

Children whose screenings indicate an area of concern may complete a comprehensive, in-depth health, psychodiagnostic, or developmental assessment within sixty days of entry into custody;

- (3) "Central registry", a registry of persons where the division has found probable cause to believe prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, or a court has substantiated through court adjudication that the individual has committed child abuse or neglect or the person has pled guilty or has been found guilty of a crime pursuant to section 565.020, 565.021, 565.023, 565.024, 565.050, 566.030, 566.060, or 567.050 if the victim is a child less than eighteen years of age, or any other crime pursuant to chapter 566 if the victim is a child less than eighteen years of age and the perpetrator is twenty-one years of age or older, a crime under section 568.020, 568.030, 568.045, 568.050, 568.060, 568.080, 568.090, 573.023, 573.025, 573.035, 573.037, 573.040, 573.200, or 573.205, or an attempt to commit any such crimes. Any persons placed on the registry prior to August 28, 2004, shall remain on the registry for the duration of time required by section 210.152;
 - (4) "Child", any person, regardless of physical or mental condition, under eighteen years of age;
- (5) "Children's services providers and agencies", any public, quasi-public, or private entity with the appropriate and relevant training and expertise in delivering services to children and their families as determined by the children's division, and capable of providing direct services and other family services for children in the custody of the children's division or any such entities or agencies that are receiving state moneys for such services;
 - (6) "Department", the department of social services;
- [(6)] (7) "Director", the director of the Missouri children's division within the department of social services;
 - [(7)] (8) "Division", the Missouri children's division within the department of social services;
- [(8)] (9) "Family assessment and services", an approach to be developed by the children's division which will provide for a prompt assessment of a child who has been reported to the division as a victim of abuse or neglect by a person responsible for that child's care, custody or control and of that child's family, including risk of abuse and neglect and, if necessary, the provision of community-based services to reduce the risk and support the family;
- [9] (10) "Family support team meeting" or "team meeting", a meeting convened by the division or children's services provider in behalf of the family and/or child for the purpose of determining service and treatment needs, determining the need for placement and developing a plan for reunification or other permanency options, determining the appropriate placement of the child, evaluating case progress, and establishing and revising the case plan;
- [(10)] (11) "Investigation", the collection of physical and verbal evidence to determine if a child has been abused or neglected;
- [(11)] (12) "Jail or detention center personnel", employees and volunteers working in any premises or institution where incarceration, evaluation, care, treatment or rehabilitation is provided to persons who are being held under custody of the law;
- [(12)] (13) "Neglect", failure to provide, by those responsible for the care, custody, and control of the child, the proper or necessary support, education as required by law, nutrition or medical, surgical, or any other care necessary for the child's well-being. Victims of neglect shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. 78 Section [7102(9) (10)] 7102, as amended;

- [(13)] (14) "Preponderance of the evidence", that degree of evidence that is of greater weight or more convincing than the evidence which is offered in opposition to it or evidence which as a whole shows the fact to be proved to be more probable than not;
- [(14)] (15) "Probable cause", available facts when viewed in the light of surrounding circumstances which would cause a reasonable person to believe a child was abused or neglected;
- [(15)] (16) "Report", the communication of an allegation of child abuse or neglect to the division pursuant to section 210.115, including any telephone call or electronic report made under section 210.145;
- [(16)] (17) "Those responsible for the care, custody, and control of the child", includes, but is not limited to:
 - (a) The parents or legal guardians of a child;
 - (b) Other members of the child's household;
 - (c) Those exercising supervision over a child for any part of a twenty-four-hour day;
- (d) Any adult person who has access to the child based on relationship to the parents of the child or members of the child's household or the family;
 - (e) Any person who takes control of the child by deception, force, or coercion; or
- (f) School personnel, contractors, and volunteers, if the relationship with the child was established through the school or through school-related activities, even if the alleged abuse or neglect occurred outside of school hours or off school grounds.
- 210.112. 1. It is the policy of this state and its agencies to implement a foster care and child protection and welfare system focused on providing the highest quality of services and outcomes for children and their families. The department of social services shall implement such system subject to the following principles:
 - (1) The safety and welfare of children is paramount;
- (2) All providers of direct services to children and their families will be evaluated in a uniform, transparent, objective, and consistent basis based on an evaluation tool established in subsection 3 of this section;
- (3) Services to children and their families shall be provided in a timely manner to maximize the opportunity for successful outcomes, and such services shall be tracked and routinely evaluated through a quality assurance program; [and]
- (4) Any provider of direct services to children and families shall have the appropriate and relevant training, education, and expertise to provide the highest quality of services possible which shall be consistent with [the] federal and state standards[, but not less than the standards and policies used by the children's division as of January 1, 2004];
- (5) Resources and efforts shall be committed to pursue the best possible opportunity for a successful outcome for each child. Successful outcomes may include preparing youth for a productive and successful life as an adult outside the foster care system, such as independent living. For those providers that work with children requiring intensive twenty-four-hour treatment services, successful outcomes shall be based on the least restrictive alternative possible based on the child's needs as well as the quality of care received; and
- (6) All service providers shall prioritize methods of reducing or eliminating a child's need for residential treatment through community-based services and supports.
- 2. (1) In conjunction with the response and evaluation team established under subsection 4 of this section, as well as other individuals the division deems appropriate, the division shall establish an evaluation tool that complies with state and federal guidelines.
- (2) The evaluation tool shall include metrics supporting best practices for case management and service provision including, but not limited to, the frequency of face-to-face visits with the child.
- (3) There shall be a mechanism whereby providers may propose different evaluation metrics on a case-by-case basis if such case may have circumstances far beyond those that would be expected. Such cases shall be evaluated by the response and evaluation team under subsection 4 of this section.
- (4) Data regarding all evaluation metrics shall be collected by the division on a monthly basis, and the division shall issue a quarterly report regarding the evaluation data for each provider, both public and private, by county. The response and evaluation team shall determine how to aggregate cases for the division and large contractors so that performance and outcomes may be compared effectively while also protecting confidentiality. Such reports shall be made public and shall include identification of each agency and the counties of the division.
- (5) The standards and metrics developed through this evaluation tool shall be used to evaluate competitive bids for future contracts established under subsection 5 of this section.

- 4. The division shall create a response and evaluation team. Membership of the team shall be composed of five staff members from the division with experience in foster care appointed by the director of the division; five representatives, one from each contract region for foster care case management contracts under subsection 5 of this section, who shall be annually rotated among contractors in each region, which shall appoint the agency; two experts working in either research or higher education on issues relating to child welfare and foster care appointed by the director of the division and who shall be actively working for either an academic institution or policy foundation; one juvenile officer or a Missouri juvenile justice director to be appointed by the Missouri juvenile justice association; and one juvenile or family court judge appointed by the supreme court. The division shall provide the necessary staffing for the team's operations. All members shall be appointed, and the team shall meet for the first time before January 1, 2021. The team shall:
- (1) Review the evaluation tool and metrics set forth in subsection 3 of this section on a semiannual basis to determine any adjustments needed or issues that could affect the quality of such tools and approve or deny on a case-by-case basis:
- (a) Cases that a provider feels are anomalous and should not be part of developing the case management tool under subsection 3 of this section;
- (b) Alternative evaluation metrics recommended by providers based on the best interests of the child under subsections 3 and 6 of this section; or
- (c) Review and recommend any structure for incentives or other reimbursement strategies under subsection 7 of this section;
- (2) Develop and execute periodic provider evaluations of cases managed by the division and children service providers contracted with the state to provide foster care case management services, in the field under the evaluation tool created under subsection 3 of this section to ensure basic requirements of the program are met, which shall include, but are not limited to, random file review to ensure documentation shows required visits and case management plan notes; and
- (3) Develop a system for reviewing and working with providers identified under subdivision (2) of this subsection or providers who request such assistance from the division, who show signs of performance weakness to ensure technical assistance and other services are offered to assist the providers in achieving successful outcomes for their cases.
- 5. [On or before July 1, 2005, and subject to appropriations,] The children's division and any other state agency deemed necessary by the division shall, in consultation with [the community and] service providers [of services] and other relevant parties, enter into and implement contracts with qualified children's services providers and agencies to provide a comprehensive and deliberate system of service delivery for children and their families. Contracts shall be awarded through a competitive process and provided by [children's services providers and agencies currently contracting with the state to provide such services and by] qualified public and private not-for-profit or limited liability corporations owned exclusively by not-for-profit corporations children's services providers and agencies which have:
- (1) A proven record of providing child welfare services within the state of Missouri which shall be consistent with the federal standards, but not less than the standards and policies used by the children's division as of January 1, 2004; and
- (2) The ability to provide a range of child welfare services[, which may include] including, but not limited to, case management services, family-centered services, foster and adoptive parent recruitment and retention, residential care, in-home services, foster care services, adoption services, relative care case management, planned permanent living services, and family reunification services.

No contracts **under this section** shall be issued for services related to the child abuse and neglect hotline, investigations of alleged abuse and neglect, and initial family assessments. Any contracts entered into by the division shall be in accordance with all federal laws and regulations, and shall [not result in the loss of] **seek to maximize** federal funding. [Such] Children's services providers and agencies under contract with the division shall be subject to all federal, state, and local laws and regulations relating to the provision of such services, and shall be subject to oversight and inspection by appropriate state agencies to assure compliance with standards which shall be consistent with the federal standards[, but not less than the standards and policies used by the children's division as of January 1, 2004.

3. In entering into and implementing contracts under subsection 2 of this section, the division shall consider and direct their efforts towards geographic areas of the state, including Greene County, where eligible direct children's services providers and agencies are currently available and capable of providing a broad range of services, including case management services, family centered services, foster and adoptive parent recruitment and

retention, residential care, family preservation services, foster care services, adoption services, relative care case-management, other planned living arrangements, and family reunification services consistent with federal guidelines. Nothing in this subsection shall prohibit the division from contracting on an as-needed basis for any individual child welfare service listed above.

- 4. The contracts entered into under this section shall assure that:
- (1) Child welfare services shall be delivered to a child and the child's family by professionals who have substantial and relevant training, education, or competencies otherwise demonstrated in the area of children and family services;
- (2) Children's services providers and agencies shall be evaluated by the division based on objective, consistent, and performance based criteria;
- (3) Any case management services provided shall be subject to a case management plan established under subsection 5 of this section which is consistent with all relevant federal guidelines. The case management plan shall focus on attaining permanency in children's living conditions to the greatest extent possible and shall include concurrent planning and independent living where appropriate in accordance with the best interests of each child-served and considering relevant factors applicable to each individual case as provided by law, including:
- (a) The interaction and interrelationship of a child with the child's foster parents, biological or adoptive parents, siblings, and any other person who may significantly affect the child's best interests;
 - (b) A child's adjustment to his or her foster home, school, and community;
- (c) The mental and physical health of all individuals involved, including any history of abuse of or by any individuals involved;
- (d) The needs of the child for a continuing relationship with the child's biological or adoptive parents and the ability and willingness of the child's biological or adoptive parents to actively perform their functions as parents with regard to the needs of the child; and
- (e) For any child, treatment services may be available as defined in section 210.110. Assessments, as defined in section 210.110, may occur to determine which treatment services best meet the child's psychological and social needs. When the assessment indicates that a child's needs can be best resolved by intensive twenty four hour treatment services, the division will locate, contract, and place the child with the appropriate organizations. This placement will be viewed as the least restrictive for the child based on the assessment;
- (4) The delivery system shall have sufficient flexibility to take into account children and families on a case-by-case basis;
- (5) The delivery system shall provide a mechanism for the assessment of strategies to work with children and families immediately upon entry into the system to maximize permanency and successful outcome in the shortest time possible and shall include concurrent planning. Outcome measures for private and public agencies shall be equal for each program; and
- (6) Payment to the children's services providers and agencies shall be made based on the reasonable costs of services, including responsibilities necessary to execute the contract. Contracts shall provide incentives in addition to the costs of services provided in recognition of accomplishment of the case goals and the corresponding cost savings to the state. The division shall promulgate rules to implement the provisions of this subdivision.
- 5. Contracts entered into under this section shall require that a case management plan consistent with all relevant federal guidelines shall be developed for each child at the earliest time after the initial investigation, but in no event longer than thirty days after the initial investigation or referral to the contractor by the division. Such case management plan shall be presented to the court and be the foundation of service delivery to the child and family. The case management plan shall, at a minimum, include:
- (1) An outcome target based on the child and family situation achieving permanency or independent living, where appropriate;
 - (2) Services authorized and necessary to facilitate the outcome target;
- (3) Time frames in which services will be delivered; and
 - (4) Necessary evaluations and reporting.

In addition to any visits and assessments required under case management, services to be provided by a public orprivate children's services provider under the specific case management plan may include family centered services, foster and adoptive parent recruitment and retention, residential care, in home services, foster care services, adoption services, relative care case services, planned permanent living services, and family reunification services. In all cases, an appropriate level of services shall be provided to the child and family after permanency is achieved to assure a continued successful outcome.

- 6. By December 1, 2018, the division shall convene a task force to review the recruitment, licensing and retention of foster and adoptive parents statewide. In addition to representatives of the division and department, the task force shall include representatives of the private sector and faith-based community which provide recruitment and licensure services. The purpose of the task force shall and will be to study the extent to which changes in the system of recruiting, licensing, and retaining foster and adoptive parents would enhance the effectiveness of the system statewide. The task force shall develop a report of its findings with recommendations by December 1, 2019, and provide copies of the report to the general assembly, to the joint committee on child abuse and neglect under section 21.771, and to the governor.
- 7. On or before July 15, 2006, and each July fifteenth thereafter that the project is in operation, the division shall submit a report to the general assembly which shall include:
- (1) Details about the specifics of the contracts, including the number of children and families served, the cost to the state for contracting such services, the current status of the children and families served, an assessment of the quality of services provided and outcomes achieved, and an overall evaluation of the project; and
 - (2) Any recommendations regarding the continuation or possible statewide implementation of such project; and
- (3) Any information or recommendations directly related to the provision of direct services for children and their families that any of the contracting children's services providers "and agencies request to have included in the report].
- [8-] 6. The division shall accept as prima facie evidence of completion of the requirements for licensure under sections 210.481 to 210.511 proof that an agency is accredited by any of the following nationally recognized bodies: the Council on Accreditation of Services, Children and Families, Inc.; the Joint Commission on Accreditation of Hospitals; or the Commission on Accreditation of Rehabilitation Facilities. [The division shall not require any further evidence of qualification for licensure if such proof of voluntary accreditation is submitted.]
- 7. Payment to the children's services providers and agencies shall be made based on the reasonable costs of services, including responsibilities necessary to execute the contract. Any reimbursement increases made through enhanced appropriations for services shall be allocated to providers regardless of whether the provider is public or private. Such increases shall be considered additive to the existing contracts. In addition to payments reflecting the cost of services, contracts shall include incentives provided in recognition of performance based on the evaluation tool created under subsection 3 of this section and the corresponding savings for the state. The response and evaluation team under subsection 4 of this section shall review a formula to distribute such payments, as recommended by the division.
- 8. The division shall consider immediate actions that are in the best interests of the children served including, but not limited to, placing the agency on a corrective plan, halting new referrals, transferring cases to other performing providers, or terminating the provider's contract. The division shall take steps necessary to evaluate the nature of the issue and act accordingly in the most timely fashion possible.
- 9. By [February 1, 2005] July 1, 2021, the children's division shall promulgate and have in effect rules to implement the provisions of this section and, pursuant to this section, shall define implementation plans and dates. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.
 - 210.123. 1. As used in this section, the following terms and phrases mean:
 - (1) "Relative", as that term is defined in section 210.565. Such relative shall be an adult;
- (2) "Temporary alternative placement agreement", a voluntary agreement between the division, a relative of the child, and the parent or guardian of the child to provide a temporary, out of home placement for a child if the parent or guardian is temporarily unable to provide care or support for the child and the child is not in imminent danger of death or serious bodily injury, or being sexually abused such that the division determines that a referral to the juvenile office with a recommendation to file a petition or to remove the child is not appropriate. The agreement shall be reduced to writing within three business days. The written agreement shall be signed by the parent or guardian, the relative, and the authorized representative of the division. A temporary alternative placement agreement shall be valid for no more than ninety days. If the agreement shall be extended beyond ninety days, then, before the expiration of the ninety-day period, the division shall send a referral to the juvenile officer to make a determination whether to file a petition, to set the matter for a preliminary child welfare hearing, or to take other appropriate action as the juvenile officer deems necessary. The temporary alternative placement agreement shall include:

- (a) A plan for return of the child to the child's parent or legal guardian within the time specified under the agreement, or diligent implementation of an alternative, legal arrangement for the safe care, custody, and control of the child including, but not limited to, execution of a power of attorney under section 475.602, an affidavit for relative caretaker under section 431.058, legal guardianship, the entry of an order of child protection, or entry of temporary or permanent legal custody arrangements by a court of competent jurisdiction;
- (b) A requirement that the parties cooperate with the division and participate in all services offered by the division;
- (c) A notice to all parties that the division will notify the juvenile officer that a temporary alternative placement agreement has been implemented, that a copy of the agreement will be provided to the juvenile officer, that the temporary alternative placement agreement is not binding on the juvenile officer, and the division retains the authority to refer the case to the juvenile officer with a recommendation for further action at any time;
- (d) Identifying the behaviorally specific changes that the parent or guardian of the child shall make to ensure that the child's safety and welfare can be assured before the child is returned to the home;
- (e) Identifying the services that the division shall offer the parents and the child to address the reasons the child is being placed out of the home;
 - (f) Requiring that the child reside in the state of Missouri for the duration of the agreement; and
- (g) That the agreement is voluntary and that the parent or guardian may withdraw from the agreement upon five days' written notice.
- 2. As provided in this section, the division may enter into a temporary alternative placement agreement with parents and legal guardians of a minor child who cannot safely remain in the child's home on a temporary basis. The purpose of such agreement is to mitigate trauma to the child and to enable the division to make reasonable efforts to assure the safety of a child in a placement familiar to the child, and to give the child and the child's family an opportunity to develop and implement a plan to assure the stability and well-being of the child in the short term. The child shall reside in the state of Missouri for the duration of the temporary alternative placement agreement unless the child requires medical treatment in another state that is not reasonably available within the state of Missouri.
- 3. (1) The division shall conduct a walk-through of the relative's home where the child will be staying and conduct a background check of the relative and any adult household member before determining whether the relative is suitable.
- (2) The background check shall include a check of the central registry, the sexual offender registry, the department of social services's family care safety registry, and the records of the division to determine if circumstances exist that indicate the child shall not be safe if placed in the home. The division may, in its discretion, follow up with a fingerprint based criminal background check.
- (3) The suitable relative shall be a resident of the state of Missouri and shall remain a resident of the state of Missouri for the duration of the agreement.
 - 4. (1) The division may only enter into a temporary alternative placement agreement if:
 - (a) The child cannot remain safely in the home of the child's parent or legal guardian;
- (b) It is not apparent that the child is otherwise in imminent danger of death, serious physical injury, or being sexually abused such that an immediate referral to the juvenile officer with a recommendation to remove the child and initiate juvenile court proceedings is appropriate;
- (c) There is a relative who is ready, willing, and able to provide safe care for the child on a temporary basis;
- (d) The division has reasonably available services for the child and family to support and supervise the implementation of the agreement;
 - (e) The child's parent or legal guardian voluntarily enters into the agreement; and
- (f) The child's parent or legal guardian executes all necessary documents and consents to implement the agreement.
- (2) The fact that the parent or legal guardian has been advised that the division or juvenile officer may take additional action within his or her authority under law shall not constitute a basis for claiming that the parent or legal guardian's agreement is not voluntary or was coerced.
- (3) The parent or guardian shall give at least five days' written notice of intent to terminate the agreement to the division and the relative placement provider. The agreement shall remain in effect until the termination of the agreement is effective.

- 5. (1) The relative shall have the authority to make the day-to-day decisions for the care of the child during the agreement as provided in the agreement and shall further have the authority to make educational and medical decisions for the child as provided in this section.
- (2) The relative shall not have the authority to authorize end-of-life care, authorize the child to have an abortion, or initiate treatment for gender dysphoria.
- (3) The relative shall consult with the child's parents, legal guardian, and the division before making decisions pertaining to the child other than routine, day-to-day decisions necessary to care for the child.
- (4) The division shall provide a notice to the relative on a form promulgated by the division for use in notifying schools, medical care providers, and others that the suitable relative or adult has the temporary authority to make these decisions. Individuals and institutions, including schools and medical care providers, acting upon the authority of such notice shall be immune from liability for acting upon the authority as set forth in the letter.
- 6. (1) The division shall closely monitor, track, and document the implementation of the provisions of the temporary alternative placement agreement for the duration of the agreement.
- (2) The division shall have personal contact with the child as may be appropriate to ensure that the temporary alternative placement agreement is being safely implemented, but in no event less than two times each month. At least one personal contact with the child shall be in the child's alternative placement.
- (3) The division shall schedule a team decision making meeting within ten days of the execution of a temporary alternative placement agreement and at least once every month thereafter for the duration of the agreement.
- (4) Within ten days of the execution of a temporary alternative placement agreement, the division shall open a family centered services case and keep the case open for the duration of the agreement.
- (5) No later than ten days before the termination of the temporary alternative placement agreement, the division shall submit a written report to the juvenile office. The divisions shall provide a copy of the report to the placement provider and the child's parent or guardian. The report shall include a copy of the agreement, a specific description of the steps taken to complete the agreement, and a recommendation to the juvenile officer about whether further action may be necessary.
- 7. If the parent or guardian does not agree to the temporary alternative placement agreement, the division shall refer the matter to the juvenile officer for appropriate action as determined by the juvenile officer.
- 8. All parties to the temporary alternative care agreement shall exercise diligent efforts to implement the agreement. The suitable adult or suitable relative and the parents or guardians shall fully cooperate with the division.
- 9. If the division determines that the goals of the temporary alternative placement agreement are not accomplished within the time period specified in the agreement and the safety or wellbeing of the child cannot be assured if the child were to return home, the division shall refer the case to the juvenile officer.
- 10. A temporary alternative placement agreement may be executed in conjunction with the informal adjustment process through the juvenile office.
- 11. The juvenile officer shall not be bound by the terms of a temporary alternative placement agreement, unless the juvenile officer is a signatory to the agreement, and the juvenile officer may exercise discretion to take appropriate action within the juvenile officer's authority under law. However, the juvenile officer shall take into consideration the provisions of and the implementation of the agreement when taking action under such authority.
- 12. The division shall promulgate regulations to implement the provisions of this section. This section shall not be effective until the regulations are promulgated.
- 210.135. 1. Any person, official, or institution complying with the provisions of sections 210.110 to 210.165 in the making of a report, the taking of color photographs[, or the making of radiologic examinations-pursuant to sections 210.110 to 210.165, or both such taking of color photographs and making of radiologic examinations] or video, the conducting of any necessary medical tests or procedures, or the removal or retaining of a child pursuant to sections 210.110 to 210.165, or in cooperating with the division, or any other law enforcement agency, juvenile office, court, or child-protective service agency of this or any other state, in any of the activities pursuant to sections 210.110 to 210.165, or any other allegation of child abuse, neglect or assault, pursuant to sections 568.045 to 568.060, shall have immunity from any liability, civil or criminal, that otherwise might result by reason of such actions. Provided, however, any person, official or institution intentionally filing a false report, acting in bad faith, or with ill intent, shall not have immunity from any liability, civil or criminal. Any such person, official, or institution shall have the same immunity with respect to participation in any judicial proceeding resulting from the report.

- 2. [Any person, who is not a school district employee, who makes a report to any employee of the school district of child abuse by a school employee shall have immunity from any liability, civil or criminal, that otherwise might result because of such report. Provided, however, that any such person who makes a false report, knowing that the report is false, or who acts in bad faith or with ill intent in making such report shall not have immunity from any liability, civil or criminal. Any such person shall have the same immunity with respect to participation in any judicial proceeding resulting from the report.
- 3. In a case involving the death or serious injury of a child after a report has been made under sections 210.109 to 210.165, the division shall conduct a preliminary evaluation in order to determine whether a review of the ability of the circuit manager or case worker or workers to perform their duties competently is necessary. The preliminary evaluation shall examine:
 - (1) The hotline worker or workers who took any reports related to such case;
 - (2) The division case worker or workers assigned to the investigation of such report; and
 - (3) The circuit manager assigned to the county where the report was investigated.

Any preliminary evaluation shall be completed no later than three days after the child's death. If the division determines a review and assessment is necessary, it shall be completed no later than three days after the child's death.] An employee, including a contracted employee, of a state-funded child assessment center shall be immune from any civil liability that arises from the employee's participation in the investigation process and services by the child assessment center, unless such employee acts in bad faith. This subsection shall not displace or limit any other immunity provided by law.

- 210.145. 1. The division shall develop protocols which give priority to:
- (1) Ensuring the well-being and safety of the child in instances where child abuse or neglect has been alleged;
- (2) Promoting the preservation and reunification of children and families consistent with state and federal law;
- (3) Providing due process for those accused of child abuse or neglect; and
- (4) Maintaining an information system operating at all times, capable of receiving and maintaining reports of child abuse or neglect. This information system shall have the ability to receive reports over a single, statewide toll-free number and electronically. Such information system shall maintain the results of all investigations, family assessments and services, and other relevant information, including all information needed for the reporting required under section 210.188. Such reports shall include the following information, if possible:
- (a) The names and addresses of the child and his or her parents or other persons responsible for his or her care;
 - (b) The child's age, sex, and race;
- (c) The nature and extent of the child's injuries, abuse, or neglect, including any evidence of previous injuries, abuse, or neglect to the child or his or her siblings;
 - (d) The name, age, and address of the person responsible for the injuries, abuse, or neglect;
 - (e) The family composition;
- (f) The name and address of the person making the report, the person's occupation, and if the person may be reached. However, the division shall advise any person making a report of child abuse or neglect that such report may be made anonymously; and
- (g) The actions taken by the reporting source, including the removal or keeping of the child, notifying the coroner or medical examiner, and other information or evidence that the person making the report believes may be helpful in the furtherance of the purposes of sections 210.110 to 210.165.
- 2. The division shall promulgate rules that require staff to utilize structured decision-making protocols [for classification purposes of] to classify risk, triage, and determine the level of response for all child abuse and neglect reports. [The protocols developed by the division shall give priority to ensuring the well-being and safety of the child. All child abuse and neglect reports shall be initiated within twenty four hours and shall be classified-based upon the reported risk and injury to the child. The division shall promulgate rules regarding the structured decision-making protocols to be utilized for all child abuse and neglect reports.] A response shall be initiated within three, twenty-four, or seventy-two hours according to the degree of risk, and a risk assessment shall be completed within seventy-two hours.
- 3. Upon receipt of a report, the division shall determine if the report merits investigation, including reports which if true would constitute a suspected violation of any of the following: section 565.020, 565.021, 565.023, 565.024, or 565.050 if the victim is a child less than eighteen years of age, section 566.030 or 566.060 if the victim is a child less than eighteen than eighteen years of age, or other crimes under chapter 566 if the victim is a child less than eighteen

years of age and the perpetrator is twenty-one years of age or older, section 567.050 if the victim is a child less than eighteen years of age, section 568.020, 568.030, 568.045, 568.050, 568.060, 573.200, or 573.205, section 573.025, 573.035, 573.037, or 573.040, or an attempt to commit any such crimes. The division shall immediately communicate all reports that merit investigation to its appropriate local office and any relevant information as may be contained in the information system. The local division staff shall determine, through the use of protocols developed by the division, whether an investigation or the family assessment and services approach should be used to respond to the allegation. The protocols developed by the division shall give priority to ensuring the well-being and safety of the child.

- 4. (1) The division may accept a report for investigation or family assessment if either the child or alleged perpetrator resides in Missouri, may be found in Missouri, or if the incident occurred in Missouri.
- [5.] (2) If the division receives a report in which neither the child nor the alleged perpetrator resides in Missouri or may be found in Missouri and the incident did not occur in Missouri, the division shall document the report and communicate it to the appropriate agency or agencies in the state where the child is believed to be located, along with any relevant information or records as may be contained in the division's information system.
- [6. When the child abuse and neglect hotline receives three or more calls, within a seventy-two hour-period, from one or more individuals concerning the same child, the division shall conduct a review to determine whether the calls meet the criteria and statutory definition for a child abuse and neglect report to be accepted. In conducting the review, the division shall contact the hotline caller or callers in order to collect information to determine whether the calls meet the criteria for harassment.
- 7-] 5. The local office shall contact the appropriate law enforcement agency immediately upon receipt of a report which division personnel determine merits an investigation and provide such agency with a detailed description of the report received. In such cases the local division office shall request the assistance of the local law enforcement agency in all aspects of the investigation of the complaint. The appropriate law enforcement agency shall either assist the division in the investigation or provide the division, within twenty-four hours, an explanation in writing detailing the reasons why it is unable to assist.
- [&-] 6. The local office of the division shall cause an investigation or family assessment and services approach to be initiated in accordance with the protocols established in subsection 2 of this section, except in cases where the sole basis for the report is educational neglect. If the report indicates that educational neglect is the only complaint and there is no suspicion of other neglect or abuse, the investigation shall be initiated within seventy-two hours of receipt of the report. If the report indicates the child is in danger of serious physical harm or threat to life, an investigation shall include direct observation of the subject child within twenty-four hours of the receipt of the report. Local law enforcement shall take all necessary steps to facilitate such direct observation. [Callers to the child abuse and neglect hotline] Any person making a report to the division shall be instructed [by the division's hotline] to call 911 in instances where the child may be in immediate danger. If the parents of the child are not the alleged perpetrators, a parent of the child must be notified prior to the child being interviewed by the division. No person responding to or investigating a child abuse and neglect report shall call prior to a home visit or leave any documentation of any attempted visit, such as business cards, pamphlets, or other similar identifying information if he or she has a reasonable basis to believe the following factors are present:
 - (1) (a) No person is present in the home at the time of the home visit; and
- (b) The alleged perpetrator resides in the home or the physical safety of the child may be compromised if the alleged perpetrator becomes aware of the attempted visit;
 - (2) The alleged perpetrator will be alerted regarding the attempted visit; or
 - (3) The family has a history of domestic violence or fleeing the community.

If the alleged perpetrator is present during a visit by the person responding to or investigating the report, such person shall provide written material to the alleged perpetrator informing him or her of his or her rights regarding such visit, including but not limited to the right to contact an attorney. The alleged perpetrator shall be given a reasonable amount of time to read such written material or have such material read to him or her by the case worker before the visit commences, but in no event shall such time exceed five minutes; except that, such requirement to provide written material and reasonable time to read such material shall not apply in cases where the child faces an immediate threat or danger, or the person responding to or investigating the report is or feels threatened or in danger of physical harm. If the abuse is alleged to have occurred in a school or child care facility the division shall not meet with the child in any school building or child-care facility building where abuse of such child is alleged to have occurred. When the child is reported absent from the residence, the location and the well-being of the child shall be verified. For purposes of this subsection, "child care facility" shall have the same meaning as such term is defined in section 210.201.

- 7. In conjunction with completing the risk assessment, division staff shall recommend one of the following:
- (1) No action. No action shall be recommended if there are no signs of abuse or neglect warranting further involvement; however, such cases shall be recorded and maintained in accordance with section 210.152 for any later reports or changes;
- (2) Services recommended. Services shall be utilized if there is no immediate safety concern but the family may benefit from services to assist with stability;
 - (3) Temporary alternative placement agreement as defined in section 210.123; or
- (4) Referral to the juvenile office. The division shall make referrals to the juvenile office either for a preliminary child welfare hearing or for removal of children from a home where safety cannot be assured.
- [9-] 8. The director of the division shall name at least one chief investigator for each local division office, who shall direct the division response on any case involving a second or subsequent incident regarding the same subject child or perpetrator. The duties of a chief investigator shall include verification of direct observation of the subject child by the division and shall ensure information regarding the status of an investigation is provided to the public school district liaison. The public school district liaison shall develop protocol in conjunction with the chief investigator to ensure information regarding an investigation is shared with appropriate school personnel. The superintendent of each school district shall designate a specific person or persons to act as the public school district liaison. Should the subject child attend a nonpublic school the chief investigator shall notify the school principal of the investigation. Upon notification of an investigation, all information received by the public school district liaison or the school shall be subject to the provisions of the federal Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. Section 1232g, and federal rule 34 C.F.R. Part 99.
- [10.] 9. The investigation shall include but not be limited to the nature, extent, and cause of the abuse or neglect; the identity and age of the person responsible for the abuse or neglect; the names and conditions of other children in the home, if any; the home environment and the relationship of the subject child to the parents or other persons responsible for the child's care; any indication of incidents of physical violence against any other household or family member; and other pertinent data.
- [11.] 10. When a report has been made by a person required to report under section 210.115, the division shall contact the person who made such report within forty-eight hours of the receipt of the report in order to ensure that full information has been received and to obtain any additional information or medical records, or both, that may be pertinent.
- 11. The division shall promulgate a standardized format for recording and documenting case plans as required by 42 U.S.C. 675(1). The division and any children service provider of case management services shall use this format when providing services to children in alternative care or when a family-centered case is opened. Such case plan shall be developed within sixty days of the alternative care or family-centered case being opened but may be updated as necessary. The case plan shall be developed in consultation with any parents, guardians, parents' attorneys, the juvenile officer, guardian ad litem, current foster parent, and, when appropriate, the child and the trusted adults selected by the child.
- 12. If the child abuse and neglect hotline receives three or more calls within a seventy-two-hour period from one or more individuals concerning the same child, the division shall conduct a review to determine whether the calls meet the criteria and statutory definition for the child abuse or neglect report to be accepted. In conducting the review, the division shall contact the hotline caller or callers in order to collect information to determine whether the calls meet the criteria for harassment. Upon completion of the investigation, if the division suspects that the report was made maliciously or for the purpose of harassment, the division shall refer the report and any evidence of malice or harassment to the local prosecuting or circuit attorney.
- 13. In a case involving the death or serious injury of a child after a report has been made under sections 210.109 to 210.165, the division shall conduct a preliminary evaluation in order to determine whether a review of the ability of the circuit manager or case worker or workers to perform their duties competently is necessary. The preliminary evaluation shall examine:
 - (1) The hotline worker or workers who took any reports related to such case;
 - (2) The division case worker or workers assigned to the investigation of such report; and
 - (3) The circuit manager assigned to the county where the report was investigated.

Any preliminary evaluation shall be completed no later than three days after the child's death. If the division determines a review and assessment is necessary, it shall be completed no later than three days after the child's death.

- [13.] 14. Multidisciplinary teams shall be used whenever conducting the investigation as determined by the division in conjunction with local law enforcement. [Multidisciplinary teams shall be used in providing protective or preventive social services, including the services of law enforcement, a liaison of the local public school, the juvenile officer, the juvenile court, and other agencies, both public and private.]
- [44.] 15. For all family support team meetings involving an alleged victim of child abuse or neglect, the parents, legal counsel for the parents, foster parents, the legal guardian or custodian of the child, the guardian ad litem for the child, and the volunteer advocate for the child shall be provided notice and be permitted to attend all such meetings. Family members, other than alleged perpetrators, or other community informal or formal service providers that provide significant support to the child and other individuals may also be invited at the discretion of the parents of the child. In addition, the parents, the legal counsel for the parents, the legal guardian or custodian and the foster parents may request that other individuals, other than alleged perpetrators, be permitted to attend such team meetings. Once a person is provided notice of or attends such team meetings, the division or the convenor of the meeting shall provide such persons with notice of all such subsequent meetings involving the child. Families may determine whether individuals invited at their discretion shall continue to be invited.
- [15.] 16. If the appropriate local division personnel determine after an investigation has begun that completing an investigation is not appropriate, the division shall conduct a family assessment and services approach. The division shall provide written notification to local law enforcement prior to terminating any investigative process. The reason for the termination of the investigative process shall be documented in the record of the division and the written notification submitted to local law enforcement. Such notification shall not preclude nor prevent any investigation by law enforcement.
- [16-] 17. If the appropriate local division personnel determines to use a family assessment and services approach, the division shall:
- (1) Assess any service needs of the family. The assessment of risk and service needs shall be based on information gathered from the family and other sources;
- (2) Provide services which are voluntary and time-limited unless it is determined by the division based on the assessment of risk that there will be a high risk of abuse or neglect if the family refuses to accept the services. The division shall identify services for families where it is determined that the child is at high risk of future abuse or neglect. The division shall thoroughly document in the record its attempt to provide voluntary services and the reasons these services are important to reduce the risk of future abuse or neglect to the child. If the family continues to refuse voluntary services or the child needs to be protected, the division [may commence an investigation] shall determine appropriate action under subsection 3 of section 210.145;
- (3) Commence an immediate investigation if at any time during the family assessment and services approach the division determines that an investigation, as delineated in sections 210.109 to 210.183, is required. The division staff who have conducted the assessment may remain involved in the provision of services to the child and family;
- (4) Document at the time the case is closed, the outcome of the family assessment and services approach, any service provided and the removal of risk to the child, if it existed.
- [17.] 18. (1) Within forty-five days of an oral report of abuse or neglect, the local office shall update the information in the information system. The information system shall contain, at a minimum, the determination made by the division as a result of the investigation, identifying information on the subjects of the report, those responsible for the care of the subject child and other relevant dispositional information, including all data required under section 210.188. The division shall complete all investigations within forty-five days, unless good cause for the failure to complete the investigation is specifically documented in the information system. Good cause for failure to complete an investigation shall include, but not be limited to:
- (a) The necessity to obtain relevant reports of medical providers, medical examiners, psychological testing, law enforcement agencies, forensic testing, and analysis of relevant evidence by third parties which has not been completed and provided to the division;
- (b) The attorney general or the prosecuting or circuit attorney of the city or county in which a criminal investigation is pending certifies in writing to the division that there is a pending criminal investigation of the incident under investigation by the division and the issuing of a decision by the division will adversely impact the progress of the investigation; or
- (c) The child victim, the subject of the investigation or another witness with information relevant to the investigation is unable or temporarily unwilling to provide complete information within the specified time frames due to illness, injury, unavailability, mental capacity, age, developmental disability, or other cause.

The division shall document any such reasons for failure to complete the investigation.

- (2) If a child fatality or near-fatality is involved in a report of abuse or neglect, the investigation shall remain open until the division's investigation surrounding such death or near-fatal injury is completed.
- (3) If the investigation is not completed within forty-five days, the information system shall be updated at regular intervals and upon the completion of the investigation, which shall be completed no later than ninety days after receipt of a report of abuse or neglect, or one hundred twenty days after receipt of a report of abuse or neglect involving sexual abuse, or until the division's investigation is complete in cases involving a child fatality or near-fatality. The information in the information system shall be updated to reflect any subsequent findings, including any changes to the findings based on an administrative or judicial hearing on the matter.
- [48.] 19. A person required to report under section 210.115 to the division and any person making a report of child abuse or neglect made to the division which is not made anonymously shall be informed by the division of his or her right to obtain information concerning the disposition of his or her report. Such person shall receive, from the local office, if requested, information on the general disposition of his or her report. Such person may receive, if requested, findings and information concerning the case. Such release of information shall be at the discretion of the director based upon a review of the reporter's ability to assist in protecting the child or the potential harm to the child or other children within the family. The local office shall respond to the request within forty-five days. The findings shall be made available to the reporter within five days of the outcome of the investigation. If the report is determined to be unsubstantiated, the reporter may request that the report be referred by the division to the office of child advocate for children's protection and services established in sections 37.700 to 37.730. Upon request by a reporter under this subsection, the division shall refer an unsubstantiated report of child abuse or neglect to the office of child advocate for children's protection and services.
- [19.] **20.** The division shall provide to any individual who is not satisfied with the results of an investigation information about the office of child advocate and the services it may provide under sections 37.700 to 37.730.
- [20.] 21. In any judicial proceeding involving the custody of a child the fact that a report may have been made pursuant to sections 210.109 to 210.183 shall not be admissible. However:
- (1) Nothing in this subsection shall prohibit the introduction of evidence from independent sources to support the allegations that may have caused a report to have been made; and
- (2) The court may on its own motion, or shall if requested by a party to the proceeding, make an inquiry not on the record with the children's division to determine if such a report has been made.

If a report has been made, the court may stay the custody proceeding until the children's division completes its investigation.

- [21.] 22. Nothing in this chapter shall be construed to prohibit the children's division from coinvestigating a report of child abuse or neglect or sharing records and information with child welfare, law enforcement, or judicial officers of another state, territory, or nation if the children's division determines it is appropriate to do so under the standard set forth in subsection 4 of section 210.150 and if such receiving agency is exercising its authority under the law.
- [22.] 23. In any judicial proceeding involving the custody of a child where the court determines that the child is in need of services under paragraph (d) of subdivision (1) of subsection 1 of section 211.031 and has taken jurisdiction, the child's parent, guardian or custodian shall not be entered into the registry.
- [23.] 24. The children's division is hereby granted the authority to promulgate rules and regulations pursuant to the provisions of section 207.021 and chapter 536 to carry out the provisions of sections 210.109 to 210.183.
- [24-] 25. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2000, shall be invalid and void.
- 210.150. 1. The children's division shall ensure the confidentiality of all reports and records made pursuant to sections 210.109 to 210.183 and maintained by the division, its local offices, the central registry, and other appropriate persons, officials, and institutions pursuant to sections 210.109 to 210.183. To protect the rights of the family and the child named in the report as a victim, the children's division shall establish guidelines which will ensure that any disclosure of information concerning the abuse and neglect involving that child is made only to

persons or agencies that have a right to such information. The division may require persons to make written requests for access to records maintained by the division. The division shall only release information to persons who have a right to such information. The division shall notify persons receiving information pursuant to subdivisions (2), (7), (8) and (9) of subsection 2 of this section of the purpose for which the information is released and of the penalties for unauthorized dissemination of information. Such information shall be used only for the purpose for which the information is released.

- 2. Only the following persons shall have access to investigation records contained in the central registry:
- (1) Appropriate federal, state or local criminal justice agency personnel, or any agent of such entity, with a need for such information under the law to protect children from abuse or neglect;
- (2) A physician or a designated agent who reasonably believes that the child being examined may be abused or neglected;
- (3) Appropriate staff of the division and of its local offices, including interdisciplinary teams which are formed to assist the division in investigation, evaluation and treatment of child abuse and neglect cases or a multidisciplinary provider of professional treatment services for a child referred to the provider;
- (4) Any child named in the report as a victim, or a legal representative, or the parent, if not the alleged perpetrator, or guardian of such person when such person is a minor, or is mentally ill or otherwise incompetent, but the names of reporters shall not be furnished to persons in this category. Prior to the release of any identifying information, the division shall determine if the release of such identifying information may place a person's life or safety in danger. If the division makes the determination that a person's life or safety may be in danger, the identifying information shall not be released. The division shall provide a method for confirming or certifying that a designee is acting on behalf of a subject;
- (5) Any alleged perpetrator named in the report, but the names of reporters shall not be furnished to persons in this category. Prior to the release of any identifying information, the division shall determine if the release of such identifying information may place a person's life or safety in danger. If the division makes the determination that a person's life or safety may be in danger, the identifying information shall not be released. However, the investigation reports will not be released to any alleged perpetrator with pending criminal charges arising out of the facts and circumstances named in the investigation records until an indictment is returned or an information filed;
- (6) A grand jury, juvenile officer, prosecuting attorney, law enforcement officer involved in the investigation of child abuse or neglect, juvenile court or other court conducting abuse or neglect or child protective proceedings or child custody proceedings, and other federal, state and local government entities, or any agent of such entity, with a need for such information in order to carry out its responsibilities under the law to protect children from abuse or neglect;
- (7) Any person engaged in a bona fide research purpose, with the permission of the director; provided, however, that no information identifying the child named in the report as a victim or the reporters shall be made available to the researcher, unless the identifying information is essential to the research or evaluation and the child named in the report as a victim or, if the child is less than eighteen years of age, through the child's parent, or guardian provides written permission;
- (8) Any child-care facility; child-placing agency; residential-care facility, including group homes; juvenile courts; public or private elementary schools; public or private secondary schools; or any other public or private agency exercising temporary supervision over a child or providing or having care or custody of a child who may request an examination of the central registry from the division for all employees and volunteers or prospective employees and volunteers, who do or will provide services or care to children. Any agency or business recognized by the division or business which provides training and places or recommends people for employment or for volunteers in positions where they will provide services or care to children may request the division to provide an examination of the central registry. Such agency or business shall provide verification of its status as a recognized agency. Requests for examinations shall be made to the division director or the director's designee in writing by the chief administrative officer of the above homes, centers, public and private elementary schools, public and private secondary schools, agencies, or courts. The division shall respond in writing to that officer. The response shall include information pertaining to the nature and disposition of any report or reports of abuse or neglect revealed by the examination of the central registry. This response shall not include any identifying information regarding any person other than the alleged perpetrator of the abuse or neglect;
- (9) Any parent or legal guardian who inquires about a child abuse or neglect report involving a specific person or child-care facility who does or may provide services or care to a child of the person requesting the information. Request for examinations shall be made to the division director or the director's designee, in writing, by the parent or legal guardian of the child and shall be accompanied with a signed and notarized release form from

the person who does or may provide care or services to the child. The notarized release form shall include the full name, date of birth and Social Security number of the person who does or may provide care or services to a child. The response shall include information pertaining to the nature and disposition of any report or reports of abuse or neglect revealed by the examination of the central registry. This response shall not include any identifying information regarding any person other than the alleged perpetrator of the abuse or neglect. The response shall be given within ten working days of the time it was received by the division;

- (10) Any person who inquires about a child abuse or neglect report involving a specific child-care facility, child-placing agency, residential-care facility, public and private elementary schools, public and private secondary schools, juvenile court or other state agency. The information available to these persons is limited to the nature and disposition of any report contained in the central registry and shall not include any identifying information pertaining to any person mentioned in the report;
- (11) Any state agency acting pursuant to statutes regarding a license of any person, institution, or agency which provides care for or services to children;
- (12) Any child fatality review panel established pursuant to section 210.192 or any state child fatality review panel established pursuant to section 210.195;
- (13) Any person who is a tenure-track or full-time research faculty member at an accredited institution of higher education engaged in scholarly research, with the permission of the director. Prior to the release of any identifying information, the director shall require the researcher to present a plan for maintaining the confidentiality of the identifying information. The researcher shall be prohibited from releasing the identifying information of individual cases;
- (14) The state registrar of vital statistics, or his or her designee, but the information made available shall be limited to identifying information only for the purposes of providing birth record information under section 210.156.
- 3. Only the following persons shall have access to records maintained by the division pursuant to section 210.152 for which the division has received a report of child abuse and neglect and which the division has determined that there is insufficient evidence or in which the division proceeded with the family assessment and services approach:
 - (1) Appropriate staff of the division;
- (2) Any child named in the report as a victim, or a legal representative, or the parent or guardian of such person when such person is a minor, or is mentally ill or otherwise incompetent. The names or other identifying information of reporters shall not be furnished to persons in this category. Prior to the release of any identifying information, the division shall determine if the release of such identifying information may place a person's life or safety in danger. If the division makes the determination that a person's life or safety may be in danger, the identifying information shall not be released. The division shall provide for a method for confirming or certifying that a designee is acting on behalf of a subject;
- (3) Any alleged perpetrator named in the report, but the names of reporters shall not be furnished to persons in this category. Prior to the release of any identifying information, the division shall determine if the release of such identifying information may place a person's life or safety in danger. If the division makes the determination that a person's life or safety may be in danger, the identifying information shall not be released. However, the investigation reports will not be released to any alleged perpetrator with pending criminal charges arising out of the facts and circumstances named in the investigation records until an indictment is returned or an information filed;
- (4) Any child fatality review panel established pursuant to section 210.192 or any state child fatality review panel established pursuant to section 210.195;
 - (5) Appropriate criminal justice agency personnel or juvenile officer;
- (6) Multidisciplinary agency or individual including a physician or physician's designee who is providing services to the child or family, with the consent of the parent or guardian of the child or legal representative of the child;
- (7) Any person engaged in bona fide research purpose, with the permission of the director; provided, however, that no information identifying the subjects of the reports or the reporters shall be made available to the researcher, unless the identifying information is essential to the research or evaluation and the subject, or if a child, through the child's parent or guardian, provides written permission.
- 4. Members of the response and evaluation team established in section 210.112, in execution of their official duties as members of the team, shall be allowed access to records maintained by the division and children service providers to complete random file reviews. All files and records, and any individually

identifiable information provided to the team and its members, produced under this subsection, shall be confidential. Any files or records produced shall be returned to the children's division or destroyed upon the conclusion of the review as designated by the division. Information identifying the hotline reporter shall not be provided to the team and its members.

- **5.** Any person who knowingly violates the provisions of this section, or who permits or encourages the unauthorized dissemination of information contained in the information system or the central registry and in reports and records made pursuant to sections 210.109 to 210.183, shall be guilty of a class A misdemeanor.
- [5.] 6. Nothing in this section shall preclude the release of findings or information about cases which resulted in a child fatality or near fatality. Such release is at the sole discretion of the director of the department of social services, based upon a review of the potential harm to other children within the immediate family.
- 210.156. 1. The children's division shall make available to the state registrar of vital statistics the identifying information of the following individuals of whom the division has knowledge:
- (1) Individuals whose parental rights have been terminated under section 211.447 and who are identified in the central registry as having a finding by the division or a court adjudication of child abuse or neglect;
- (2) Individuals identified in the central registry who have pled guilty or have been found guilty of an offense under section 565.020, 565.021, 565.023, or 565.024 if the victim is a child less than eighteen years of age; and
- (3) Individuals identified in the central registry who have pled guilty or have been found guilty of any offense under chapter 566 or an offense under section 567.050, 568.020, 568.065, 573.023, 573.025, 573.035, 573.040, 573.040, 573.200, or 573.205 if the victim is a child less then eighteen years of age.
- 2. The state registrar shall provide to the division the birth record information of children born to individuals whose identifying information has been provided under this section. The division shall verify that the parent of the child is the same individual whose identifying information was provided and, if the parent's identity has been verified, shall provide the appropriate local office with information regarding the birth of the child. Appropriate local division personnel shall initiate contact with the family, or make a good faith effort to do so, to determine if the parent or family has a need for services and provide such voluntary and time-limited services as appropriate. The division shall document the results of such contact and services provided, if any, in the information system established under section 210.109.
- 3. The children's division and the state registrar shall ensure the confidentiality of all identifying information and birth records provided under this section and shall not disclose such information and records except as needed to effectuate the provisions of this section. Such information and records shall be considered closed records under chapter 610.
- 4. The division may promulgate rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.
 - 210.157. 1. This section shall be known and may be cited as the "Birth Match Program".
- 2. (1) The director shall provide to the director of the department of health and senior services information regarding an individual who, as to any child, has had his or her parental rights terminated.
- (2) A court shall provide to the director of the department of health and senior services identifying information regarding an individual who has been convicted under section 565.020, 565.021, 565.023, or 565.024.
- 3. The director of the department of health and senior services shall provide to the director birth record information for a child born to an individual whose identifying information has been provided to the director of the department of health and senior services by the director or a court within the previous ten years. If such information is provided to the director, the director shall:
- (1) Verify that the parent of the child is the same individual as described in subsection 2 of this section; and
- (2) Immediately notify the division where the child is believed to be located so that the division shall review its records of the family and offer services if needed.
- 4. The children's division may utilize information under this section in support of its duties to protect children, including to investigate reports of child abuse or neglect and to perform family assessments. However, the division shall not be required to conduct subsequent assessments of subsequent births under

this section if the division has conducted one assessment under this section, the division has determined that services were not necessary, and there are no subsequent reports of child abuse or neglect pertaining to children in the family.

- 210.160. 1. In every case involving an abused or neglected child which results in a judicial proceeding, the judge shall appoint a guardian ad litem to appear for and represent:
- (1) A child who is the subject of proceedings pursuant to sections 210.110 to 210.165 except proceedings under subsection 6 of section 210.152, sections 210.700 to 210.760, sections 211.442 to 211.487, or sections 453.005 to 453.170, or proceedings to determine custody or visitation rights under sections 452.375 to 452.410; or
- (2) A parent who is a minor, or who is a mentally ill person or otherwise incompetent, and whose child is the subject of proceedings under sections 210.110 to 210.165, sections 210.700 to 210.760, sections 211.442 to 211.487, or sections 453.005 to 453.170.
- 2. The judge, either sua sponte or upon motion of a party, may appoint a guardian ad litem to appear for and represent an abused or neglected child involved in proceedings arising under subsection 6 of section 210.152.
- 3. The guardian ad litem shall be provided with all reports relevant to the case made to or by any agency or person, shall have access to all records of such agencies or persons relating to the child or such child's family members or placements of the child, and upon appointment by the court to a case, shall be informed of and have the right to attend any and all family support team meetings involving the child. Employees of the division, officers of the court, and employees of any agency involved shall fully inform the guardian ad litem of all aspects of the case of which they have knowledge or belief.
- 4. The appointing judge shall require the guardian ad litem to faithfully discharge such guardian ad litem's duties, and upon failure to do so shall discharge such guardian ad litem and appoint another. The appointing judge shall have the authority to examine the general and criminal background of persons appointed as guardians ad litem, including utilization of the family care safety registry and access line pursuant to sections 210.900 to 210.937, to ensure the safety and welfare of the children such persons are appointed to represent. The judge in making appointments pursuant to this section shall give preference to persons who served as guardian ad litem for the child in the earlier proceeding, unless there is a reason on the record for not giving such preference.
- 5. The guardian ad litem may be awarded a reasonable fee for such services to be set by the court. The court, in its discretion, may award such fees as a judgment to be paid by any party to the proceedings or from public funds. However, no fees as a judgment shall be taxed against a party or parties who have not been found to have abused or neglected a child or children. Such an award of guardian fees shall constitute a final judgment in favor of the guardian ad litem. Such final judgment shall be enforceable against the parties in accordance with chapter 513.
- 6. The court may designate volunteer advocates, who may or may not be attorneys licensed to practice law, to assist in the performance of the guardian ad litem duties for the court. Nonattorney volunteer advocates shall not provide legal representation. The court shall have the authority to examine the general and criminal background of persons designated as volunteer advocates, including utilization of the family care safety registry and access line pursuant to sections 210.900 to 210.937, to ensure the safety and welfare of the children such persons are designated to represent. The volunteer advocate shall be provided with all reports relevant to the case made to or by any agency or person, shall have access to all records of such agencies or persons relating to the child or such child's family members or placements of the child, and upon designation by the court to a case, shall be informed of and have the right to attend any and all family support team meetings involving the child. Any such designated person shall receive no compensation from public funds. This shall not preclude reimbursement for reasonable expenses.
- 7. Any person appointed to perform guardian ad litem duties shall have completed a training program in permanency planning and shall advocate for timely court hearings whenever possible to attain permanency for a child as expeditiously as possible to reduce the effects that prolonged foster care may have on a child. A nonattorney volunteer advocate shall have access to a court appointed attorney guardian ad litem should the circumstances of the particular case so require.
 - 8. A guardian ad litem may conduct well-child checks in emergency situations under a court order.
 - 210.201. As used in sections 210.201 to 210.257, the following terms mean:
 - (1) "Child", an individual who is under the age of seventeen;
 - (2) "Child care", care of a child away from his or her home

for any part of the twenty-four-hour day for compensation or otherwise. "Child care" is a voluntary supplement to parental responsibility for the child's protection, development, and supervision;

(3) "Child-care facility" or "child care facility", a house or other place conducted or maintained by any person who advertises or holds himself or herself out as providing child care for [more than six children during the

daytime,] any part of the twenty-four-hour day for compensation or otherwise, except those operated by a school system or in connection with a business establishment which provides child care as a convenience for its customers or its employees for no more than four hours per day, but a child-care facility shall not include any private or religious organization elementary or secondary school, a religious organization academic preschool or kindergarten for four and five year old children, a home school, as defined in section 167.031, a weekly Sunday or Sabbath-school, a vacation Bible school or child care made available while the parents or guardians are attending worship services or other meetings and activities conducted or sponsored by a religious organization. If a facility or program is exempt from licensure based on the school exception established in this subdivision, such facility or program shall submit documentation annually to the department to verify its licensure-exempt status; except that, under no circumstances shall any public or religious organization elementary or secondary school, a religious organization academic preschool or kindergarten for four and five year old children, a home school, as defined in section 167.031, a weekly Sunday or Sabbath school, a vacation Bible school or child care made available while the parents or guardians are attending worship services or other meetings and activities conducted or sponsored by a religious organization be required to submit documentation annually to the department to verify its licensure exempt status] if providing child care to more than:

- (a) Six children; or
- (b) Three children under two years of age;
- (4) "Child care provider" or "provider", the person or persons licensed or required to be licensed under section 210.221 to establish, conduct, or maintain a child care facility;
- (5) "Montessori school", a child care program that subscribes to Maria Montessori's educational philosophy and that is accredited by the American Montessori Society or the Association Montessori Internationale;
 - (6) "Neighborhood youth development program", as described in section 210.278;
- (7) "Nursery school", a program operated by a person or an organization with the primary function of providing an educational program for preschool-age children for no more than four hours per day per child:
- [(3)] (8) "Person", any [person] individual, firm, corporation, partnership, association, [institution or other incorporated or unincorporated organization] agency, or an incorporated or unincorporated organization regardless of the name used;
- [(4)] (9) "Religious organization", a church, synagogue or mosque; an entity that has or would qualify for federal tax-exempt status as a nonprofit religious organization under Section 501(c) of the Internal Revenue Code; or an entity whose real estate on which the child-care facility is located is exempt from taxation because it is used for religious purposes;
- (10) "School system", a program established primarily for education and that meets the following criteria:
 - (a) Provides education in at least the first to the sixth grade; and
- (b) Provides evidence that the school system's records will be accepted by a public or private school for the transfer of any student;
- (11) "Summer camp", a program operated from May to September by a person or organization with the primary function of providing a summer recreational program for children five years of age or older and providing no child care for children under five years of age in the same building or in the same outdoor play area.
- 210.211. 1. It shall be unlawful for any person to establish, maintain or operate a child-care facility for children, or to advertise or hold himself or herself out as being able to perform any of the services as defined in section 210.201, without having in effect a written license granted by the department of health and senior services; except that nothing in sections 210.203 to 210.245 shall apply to:
- (1) Any person who is caring for six or fewer children, including a maximum of three children under the age of two, at the same physical address. For purposes of this subdivision, children who live in the caregiver's home and who are eligible for enrollment in a public kindergarten, elementary, or high school shall not be considered in the total number of children being cared for;
- (2) Any person who receives free of charge, and not as a business, for periods not exceeding ninety consecutive days, as bona fide, occasional and personal guests the child or children of personal friends of such person, and who receives custody of no other unrelated child or children;
- (3) Any graded boarding school[, summer eamp, hospital, sanitarium or home which is conducted in good faith primarily to provide education, recreation, medical treatment, or nursing or convalescent care for children] that is conducted in good faith primarily to provide education;

- (4) [Any child care facility maintained or operated under the exclusive control of a religious organization. When a nonreligious organization, having as its principal purpose the provision of child care services, enters into an arrangement with a religious organization for the maintenance or operation of a child-care facility, the facility is not under the exclusive control of the religious organization;
- (5) Any residential facility or day program licensed by the department of mental health pursuant tosections 630.705 to 630.760 which provides care, treatment and habilitation exclusively to children who have a primary diagnosis of mental disorder, mental illness, intellectual disability or developmental disability, as defined insection 630.005 Any summer camp that is conducted in good faith primarily to provide recreation; [and
- (6) Any nursery school (5) Any hospital, sanitarium, or home that is conducted in good faith primarily to provide medical treatment or nursing or convalescent care for children;
- (6) Any residential facility or day program licensed by the department of mental health under sections 630.705 to 630.760 that provides care, treatment, and habilitation exclusively to children who have a primary diagnosis of mental disorder, mental illness, intellectual disability, or developmental disability, as those terms are defined in section 630.005;
 - (7) Any school system as defined in section 210.201;
 - (8) Any Montessori school as defined in section 210.201;
- (9) Any business that operates a child care program for the convenience of its customers if the following conditions are met:
 - (a) The business provides child care for employees' children for no more than four hours per day; and
 - (b) Customers remain on site while their children are being cared for by the business establishment;
 - (10) Any home school as defined in section 167.031;
 - (11) Any religious organization academic preschool or kindergarten for four- and five-year-old children;
- (12) Any weekly Sunday or Sabbath school, a vacation bible school, or child care made available while the parents or guardians are attending worship services or other meetings and activities conducted or sponsored by a religious organization;
 - (13) Any neighborhood youth development program under section 210.278;
 - (14) Any religious organization elementary or secondary school;
 - (15) Any private organization elementary or secondary
- school system providing child care to children younger than school age. If a facility or program is exempt from licensure based upon this exception, such facility or program shall submit documentation annually to the department to verify its licensure-exempt status;
 - (16) Any nursery school as defined in section 210.201; and
- (17) Any child care facility maintained or operated under the exclusive control of a religious organization. If a nonreligious organization having as its principal purpose the provision of child care services enters into an arrangement with a religious organization for the maintenance or operation of a child care facility, the facility is not under the exclusive control of the religious organization.
- 2. Notwithstanding the provisions of subsection 1 of this section, no child-care facility shall be exempt from licensure if such facility receives any state or federal funds for providing care for children, except for federal funds for those programs which meet the requirements for participation in the Child and Adult Care Food Program pursuant to 42 U.S.C. Section 1766. Grants to parents for child care pursuant to sections 210.201 to 210.257 shall not be construed to be funds received by a person or facility listed in subdivisions (1) and [44] (17) of subsection 1 of this section.
- 3. Any child care facility not exempt from licensure shall disclose the licensure status of the facility to the parents or guardians of children for which the facility provides care. No child care facility exempt from licensure shall represent to any parent or guardian of children for which the facility provides care that the facility is licensed when such facility is in fact not licensed. A parent or guardian shall sign a written notice indicating he or she is aware of the licensure status of the facility. The facility shall keep a copy of this signed written notice on file. All child care facilities shall provide the parent or guardian enrolling a child in the facility with a written explanation of the disciplinary philosophy and policies of the child care facility.
 - 210.221. 1. The department of health and senior services shall have the following powers and duties:
- (1) After inspection, to grant licenses to persons to operate child-care facilities if satisfied as to the good character and intent of the applicant and that such applicant is qualified and equipped to render care or service conducive to the welfare of children[, and to renew the same when expired. No license shall be granted for a term-exceeding two years]. Each license shall specify the kind of child-care services the licensee is authorized to perform, the number of children that can be received or maintained, and their ages and sex;

- (2) To inspect the conditions of the homes and other places in which the applicant operates a child-care facility, inspect their books and records, premises and children being served, examine their officers and agents, deny, suspend, place on probation or revoke the license of such persons as fail to obey the provisions of sections 210.201 to 210.245 or the rules and regulations made by the department of health and senior services. The director also may revoke or suspend a license when the licensee fails to renew or surrenders the license;
- (3) To promulgate and issue rules and regulations the department deems necessary or proper in order to establish standards of service and care to be rendered by such licensees to children. No rule or regulation promulgated by the division shall in any manner restrict or interfere with any religious instruction, philosophies or ministries provided by the facility and shall not apply to facilities operated by religious organizations which are not required to be licensed;
- (4) To approve training concerning the safe sleep recommendations of the American Academy of Pediatrics in accordance with section 210.223; and
- (5) To determine what records shall be kept by such persons and the form thereof, and the methods to be used in keeping such records, and to require reports to be made to the department at regular intervals.
- 2. Any child-care facility may request a variance from a rule or regulation promulgated pursuant to this section. The request for a variance shall be made in writing to the department of health and senior services and shall include the reasons the facility is requesting the variance. The department shall approve any variance request that does not endanger the health or safety of the children served by the facility. The burden of proof at any appeal of a disapproval of a variance application shall be with the department of health and senior services. Local inspectors may grant a variance, subject to approval by the department of health and senior services.
- 3. The department shall deny, suspend, place on probation or revoke a license if it receives official written notice that the local governing body has found that license is prohibited by any local law related to the health and safety of children. The department may deny an application for a license if the department determines that a home or other place in which an applicant would operate a child-care facility is located within one thousand feet of any location where a person required to register under sections 589.400 to 589.425 either resides, as that term is defined in subsection 3 of section 566.147, or regularly receives treatment or services, excluding any treatment or services delivered in a hospital, as that term is defined in section197.020, or in facilities owned or operated by a hospital system. The department may, after inspection, find the licensure, denial of licensure, suspension or revocation to be in the best interest of the state.
- 4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in sections 210.201 to 210.245 shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.
- 210.252. 1. All buildings and premises used by a child-care facility to care for more than six children except those exempted from the licensing provisions of the department of health and senior services pursuant to subdivisions [(1), (2), (3), and (5)] (1) to (15) of subsection 1 of section 210.211, shall be inspected annually for fire and safety by the state fire marshal, the marshal's designee or officials of a local fire district and for health and sanitation by the department of health and senior services or officials of the local health department. Evidence of compliance with the inspections required by this section shall be kept on file and available to parents of children enrolling in the child-care facility.
- 2. Local inspection of child-care facilities may be accomplished if the standards employed by local personnel are substantially equivalent to state standards and local personnel are available for enforcement of such standards.
- 3. Any child-care facility may request a variance from a rule or regulation promulgated pursuant to this section. The request for a variance shall be made in writing to the department of health and senior services and shall include the reasons the facility is requesting the variance. The department shall approve any variance request that does not endanger the health or safety of the children served by the facility. The burden of proof at any appeal of a disapproval of a variance application shall be with the department of health and senior services. Local inspectors may grant a variance, subject to approval by the department.
- 4. The department of health and senior services shall administer the provisions of sections 210.252 to 210.256, with the cooperation of the state fire marshal, local fire departments and local health agencies.

- 5. The department of health and senior services shall promulgate rules and regulations to implement and administer the provisions of sections 210.252 to 210.256. Such rules and regulations shall provide for the protection of children in all child-care facilities whether or not such facility is subject to the licensing provisions of sections 210.201 to 210.245.
- 6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in sections 210.252 to 210.256 shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.
- 210.254. 1. Child-care facilities operated by religious organizations pursuant to the exempt status recognized in subdivision [(4)] (17) of subsection 1 of section 210.211 shall upon enrollment of any child provide the parent or guardian enrolling the child two copies of a notice of parental responsibility, one copy of which shall be retained in the files of the facility after the enrolling parent acknowledges, by signature, having read and accepted the information contained therein.
 - 2. The notice of parental responsibility shall include the following:
- (1) Notification that the child-care facility is exempt as a religious organization from state licensing and therefore not inspected or supervised by the department of health and senior services other than as provided herein and that the facility has been inspected by those designated in section 210.252 and is complying with the fire, health and sanitation requirements of sections 210.252 to 210.257;
- (2) The names, addresses and telephone numbers of agencies and authorities which inspect the facility for fire, health and safety and the date of the most recent inspection by each;
- (3) The staff/child ratios for enrolled children under two years of age, for children ages two to four and for those five years of age and older as required by the department of health and senior services regulations in licensed facilities, the standard ratio of staff to number of children for each age level maintained in the exempt facility, and the total number of children to be enrolled by the facility;
 - (4) Notification that background checks have been conducted under the provisions of section 210.1080;
 - (5) The disciplinary philosophy and policies of the child-care facility; and
 - (6) The educational philosophy and policies of the child-care facility.
- 3. A copy of notice of parental responsibility, signed by the principal operating officer of the exempt child-care facility and the individual primarily responsible for the religious organization conducting the child-care facility and copies of the annual fire and safety inspections shall be filed annually during the month of August with the department of health and senior services.
- 210.565. 1. Whenever a child is placed in a foster home and the court has determined pursuant to subsection 4 of this section that foster home placement with relatives is not contrary to the best interest of the child, the children's division shall give foster home placement to relatives of the child. Notwithstanding any rule of the division to the contrary, the children's division shall make diligent efforts to locate the grandparents, adult siblings, and parents of siblings of the child and determine whether they wish to be considered for placement of the child. Grandparents who request consideration shall be given preference and first consideration for foster home placement of the child. If more than one grandparent requests consideration, the family support team shall make recommendations to the juvenile or family court about which grandparent should be considered for placement.
 - 2. As used in this section, the following terms shall mean:
 - (1) "Adult sibling", any brother or sister of whole or half-blood who is at least eighteen years of age;
- (2) "Relative", a grandparent or any other person related to another by blood or affinity or a person who is not so related to the child but has a close relationship with the child or the child's family. The status of a grandparent shall not be affected by the death or the dissolution of the marriage of a son or daughter;
- (3) "Sibling", one of two or more individuals who have one or both parents in common through blood, marriage, or adoption, including siblings as defined by the child's tribal code or custom.
 - 3. The following shall be the order or preference for placement of a child under this section:
 - (1) Grandparents;
 - (2) Adult siblings or parents of siblings;

- (3) Relatives related by blood or affinity within the third degree;
- (4) Other relatives; and
- (5) Any foster parent who is currently licensed and capable of accepting placement of the child.
- 4. The preference for placement and first consideration for grandparents or preference for placement with other relatives created by this section shall only apply where the court finds that placement with such grandparents or other relatives is not contrary to the best interest of the child considering all circumstances. If the court finds that it is contrary to the best interest of a child to be placed with grandparents or other relatives, the court shall make specific findings on the record detailing the reasons why the best interests of the child necessitate placement of the child with persons other than grandparents or other relatives.
- 5. Recognizing the critical nature of sibling bonds for children, the children's division shall make reasonable efforts to place siblings in the same foster care, kinship, guardianship, or adoptive placement, unless doing so would be contrary to the safety or well-being of any of the siblings. If siblings are not placed together, the children's division shall [make reasonable efforts to] provide frequent visitation or other ongoing interaction between the siblings, unless this interaction would be contrary to a sibling's safety or well-being.
- 6. The age of the child's grandparent or other relative shall not be the only factor that the children's division takes into consideration when it makes placement decisions and recommendations to the court about placing the child with such grandparent or other relative.
- 7. For any Native American child placed in protective custody, the children's division shall comply with the placement requirements set forth in 25 U.S.C. Section 1915.
- 8. A grandparent or other relative may, on a case-by-case basis, have standards for licensure not related to safety waived for specific children in care that would otherwise impede licensing of the grandparent's or relative's home. In addition, any person receiving a preference may be licensed in an expedited manner if a child is placed under such person's care.
- 9. The guardian ad litem shall ascertain the child's wishes and feelings about his or her placement by conducting an interview or interviews with the child, if appropriate based on the child's age and maturity level, which shall be considered as a factor in placement decisions and recommendations, but shall not supersede the preference for relative placement created by this section or be contrary to the child's best interests.
- 210.566. 1. (1) The children's division and its contractors, recognizing that foster parents are not clients but rather are colleagues in the child welfare team, shall treat foster parents in a manner consistent with the National Association of Social Workers' ethical standards of conduct as described in its Social Workers' Ethical Responsibilities to Colleagues. Foster parents shall treat the children in their care, the child's birth family and members of the child welfare team in a manner consistent with their ethical responsibilities as professional team members.
- (2) The children's division and its contractors shall provide written notification of the rights enumerated in this section at the time [of] a child is placed with the prospective foster parent, at initial licensure, and at the time of each licensure renewal following the initial licensure period.
- 2. (1) The children's division and its contractors shall provide foster parents with regularly scheduled opportunities for preservice training, and regularly scheduled opportunities for pertinent inservice training, as determined by the Missouri State Foster Care and Adoption Advisory Board.
- (2) The children's division and its contractors shall provide to foster parents and potential adoptive parents, prior to placement, all pertinent information, including but not limited to full disclosure of all medical, psychological, and psychiatric conditions of the child, as well as information from previous placements that would indicate that the child or children may have a propensity to cause violence to any member of the foster family home. The foster parents shall be provided with any information regarding the child or the child's family, including but not limited to the case plan, any family history of mental or physical illness, sexual abuse of the child or sexual abuse perpetrated by the child, criminal background of the child or the child's family, fire-setting or other destructive behavior by the child, substance abuse by the child or child's family, or any other information which is pertinent to the care and needs of the child and to protect the foster or adoptive family. The children's division and its contractors shall provide full access to the child's medical, psychological, and psychiatric records in its possession at the time of placement, including records prior to the child coming into care, at the time the child is placed with a foster parent. After initial placement, the children's division and its contractors shall have a continuing duty and obligation to provide access to such records that come into its possession or of which the division or its contractors become aware. Access shall include providing information and authorization for foster parents to review or to obtain the records directly from the medical, psychological, or psychiatric services provider. A foster parent may decline access to any or all of the child's records. Knowingly providing false or misleading information to foster parents in order to secure placement shall be denoted in the caseworker's personnel file and shall be kept on record by the division.

- (3) The children's division and its contractors shall arrange preplacement visits, except in emergencies.
- (4) The foster parents may ask questions about the child's case plan, encourage a placement or refuse a placement without reprisal from the caseworker or agency. After a placement, the children's division and its contractors shall update the foster parents as new information about the child is gathered.
- (5) Foster parents shall be informed in a timely manner by the children's division and its contractors of all team meetings and staffings concerning their licensure status or children placed in their homes, and shall be allowed to participate, consistent with section 210.761.
- (6) The children's division and its contractors shall establish reasonably accessible respite care for children in foster care for short periods of time, jointly determined by foster parents and the child's caseworker pursuant to section 210.545. Foster parents shall follow all procedures established by the children's division and its contractors for requesting and using respite care.
- (7) Foster parents shall treat all information received from the children's division and its contractors about the child and the child's family as confidential. Information necessary for the medical or psychiatric care of the child may be provided to the appropriate practitioners. Foster parents may share information necessary with school personnel in order to secure a safe and appropriate education for the child. Additionally, foster parents shall share information they may learn about the child and the child's family, and concerns that arise in the care of the child, with the caseworker and other members of the child welfare team. Recognizing that placement changes are difficult for children, foster parents shall seek all necessary information, and participate in preplacement visits whenever possible, before deciding whether to accept a child for placement.
- 3. (1) Foster parents shall make decisions about the daily living concerns of the child, and shall be permitted to continue the practice of their own family values and routines while respecting the child's cultural heritage. All discipline shall be consistent with state laws and regulations. The children's division shall allow foster parents to help plan visitation between the child and the child's siblings or biological family. Visitations should be scheduled at a time that meets the needs of the child, the biological family members, and the foster family whenever possible. Recognizing that visitation with family members is an important right of children in foster care, foster parents shall be flexible and cooperative with regard to family visits.
- (2) Foster parents shall provide care that is respectful of the child's cultural identity and needs. Recognizing that cultural competence can be learned, the children's division and their contractors shall provide foster parents with training that specifically addresses cultural needs of children, including but not limited to, information on skin and hair care, information on any specific religious or cultural practices of the child's biological family, and referrals to community resources for ongoing education and support.
- (3) Foster parents shall recognize that the purpose of discipline is to teach and direct the behavior of the child, and ensure that it is administered in a humane and sensitive manner. Foster parents shall use discipline methods which are consistent with children's division policy.
- 4. (1) Consistent with state laws and regulations, the children's division and its contractors shall provide, upon request by the foster parents, information about a child's progress after the child leaves foster care.
- (2) Except in emergencies, foster parents shall be given two weeks advance notice and a written statement of the reasons before a child is removed from their care. When requesting removal of a child from their home, foster parents shall give two weeks advance notice, consistent with division policy, to the child's caseworker, except in emergency situations.
- (3) Recognizing the critical nature of attachment for children, if a child reenters the foster care system and is not placed in a relative home, the child's former foster parents shall be given first consideration for placement of the child.
- (4) If a child becomes free for adoption while in foster care, the child's foster family shall be given preferential consideration as adoptive parents consistent with section 453.070.
- (5) If a foster child becomes free for adoption and the foster parents desire to adopt the child, they shall inform the caseworker within sixty days of the caseworker's initial query. If they do not choose to pursue adoption, foster parents shall make every effort to support and encourage the child's placement in a permanent home, including but not limited to providing information on the history and care needs of the child and accommodating transitional visitation.
- 5. Foster parents shall be informed by the court no later than two weeks prior to all court hearings pertaining to a child in their care, and informed of their right to attend and participate, consistent with section 211.464.

- 6. The children's division and their contractors shall provide access to a fair and impartial grievance process to address licensure, case management decisions, and delivery of service issues. Foster parents shall have timely access to the child placement agency's appeals process, and shall be free from acts of retaliation when exercising the right to appeal.
- 7. The children's division and their contractors shall provide training to foster parents on the policies and procedures governing the licensure of foster homes, the provision of foster care, and the adoption process. Foster parents shall, upon request, be provided with written documentation of the policies of the children's division and their contractors. Per licensure requirements, foster parents shall comply with the policies of the child placement agency.
- 8. For purposes of this section, "foster parent" means a resource family providing care of children in state custody."; and

Further amend said bill and page, Section 210.652, Line 4, by inserting after said section and line the following:

- "210.950. 1. This section shall be known and may be cited as the "Safe Place for Newborns Act of 2002". The purpose of this section is to protect newborn children from injury and death caused by abandonment by a parent, and to provide safe and secure alternatives to such abandonment.
 - 2. As used in this section, the following terms mean:
 - (1) "Hospital", as defined in section 197.020;
 - (2) "Maternity home", the same meaning as such term is defined in section 135.600;
- (3) "Newborn safety incubator", a medical device used to maintain an optimal environment for the care of a newborn infant;
- (4) "Nonrelinquishing parent", the biological parent who does not leave a newborn infant with any person listed in subsection 3 of this section in accordance with this section;
 - [(4)] (5) "Pregnancy resource center", the same meaning as such term is defined in section 135.630;
- [(5)] (6) "Relinquishing parent", the biological parent or person acting on such parent's behalf who leaves a newborn infant with any person listed in subsection 3 of this section in accordance with this section.
- 3. A parent shall not be prosecuted for a violation of section 568.030, 568.032, 568.045 or 568.050 for actions related to the voluntary relinquishment of a child up to forty-five days old pursuant to this section if:
- (1) Expressing intent not to return for the child, the parent voluntarily delivered the child safely to a **newborn safety incubator as defined under this section, or to** the physical custody of any of the following persons:
- (a) An employee, agent, or member of the staff of any hospital, maternity home, or pregnancy resource center in a health care provider position or on duty in a nonmedical paid or volunteer position;
- (b) A firefighter or emergency medical technician on duty in a paid position or on duty in a volunteer position; or
 - (c) A law enforcement officer;
- (2) The child was no more than forty-five days old when delivered by the parent to any person listed in subdivision (1) of this subsection; and
 - (3) The child has not been abused or neglected by the parent prior to such voluntary delivery.
- 4. A parent voluntarily relinquishing a child under this section shall not be required to provide any identifying information about the child or the parent. No person shall induce or coerce, or attempt to induce or coerce, a parent into revealing his or her identity. No officer, employee, or agent of this state or any political subdivision of this state shall attempt to locate or determine the identity of such parent. In addition, any person who obtains information on the relinquishing parent shall not disclose such information except to the following:
 - (1) A birth parent who has waived anonymity or the child's adoptive parent;
- (2) The staff of the department of health and senior services, the department of social services, or any county health or social services agency or licensed child welfare agency that provides services to the child;
 - (3) A person performing juvenile court intake or dispositional services;
 - (4) The attending physician;
 - (5) The child's foster parent or any other person who has physical custody of the child;
 - (6) A juvenile court or other court of competent jurisdiction conducting proceedings relating to the child;
 - (7) The attorney representing the interests of the public in proceedings relating to the child; and
 - (8) The attorney representing the interests of the child.

- 5. A person listed in subdivision (1) of subsection 3 of this section shall, without a court order, take physical custody of a child the person reasonably believes to be no more than forty-five days old and is delivered in accordance with this section by a person purporting to be the child's parent. If delivery of a newborn is made pursuant to this section in any place other than a hospital, the person taking physical custody of the child shall arrange for the immediate transportation of the child to the nearest hospital licensed pursuant to chapter 197.
- 6. The hospital, its employees, agents and medical staff shall perform treatment in accordance with the prevailing standard of care as necessary to protect the physical health or safety of the child. The hospital shall notify the children's division and the local juvenile officer upon receipt of a child pursuant to this section. The local juvenile officer shall immediately begin protective custody proceedings and request the child be made a ward of the court during the child's stay in the medical facility. Upon discharge of the child from the medical facility and pursuant to a protective custody order ordering custody of the child to the division, the children's division shall take physical custody of the child. The parent's voluntary delivery of the child in accordance with this section shall constitute the parent's implied consent to any such act and a voluntary relinquishment of such parent's parental rights.
- 7. In any termination of parental rights proceeding initiated after the relinquishment of a child pursuant to this section, the juvenile officer shall make public notice that a child has been relinquished, including the sex of the child, and the date and location of such relinquishment. Within thirty days of such public notice, the parent wishing to establish parental rights shall identify himself or herself to the court and state his or her intentions regarding the child. The court shall initiate proceedings to establish paternity, or if no person identifies himself as the father within thirty days, maternity. The juvenile officer shall make examination of the putative father registry established in section 192.016 to determine whether attempts have previously been made to preserve parental rights to the child. If such attempts have been made, the juvenile officer shall make reasonable efforts to provide notice of the abandonment of the child to such putative father.
- 8. (1) If a relinquishing parent of a child relinquishes custody of the child to any person listed in subsection 3 of this section in accordance with this section and to preserve the parental rights of the nonrelinquishing parent, the nonrelinquishing parent shall take such steps necessary to establish parentage within thirty days after the public notice or specific notice provided in subsection 7 of this section.
- (2) If either parent fails to take steps to establish parentage within the thirty-day period specified in subdivision (1) of this subsection, either parent may have all of his or her rights terminated with respect to the child.
- (3) When either parent inquires at a hospital regarding a child whose custody was relinquished pursuant to this section, such facility shall refer such parent to the children's division and the juvenile court exercising jurisdiction over the child.
- 9. The persons listed in subdivision (1) of subsection 3 of this section shall be immune from civil, criminal, and administrative liability for accepting physical custody of a child pursuant to this section if such persons accept custody in good faith. Such immunity shall not extend to any acts or omissions, including negligent or intentional acts or omissions, occurring after the acceptance of such child.
 - 10. The children's division shall:
- (1) Provide information and answer questions about the process established by this section on the statewide, toll-free telephone number maintained pursuant to section 210.145;
- (2) Provide information to the public by way of pamphlets, brochures, or by other ways to deliver information about the process established by this section.
- 11. It shall be an affirmative defense to prosecution for a violation of sections 568.030, 568.032, 568.045, and 568.050 that a parent who is a defendant voluntarily relinquished a child no more than one year old under this section.
 - 12. Nothing in this section shall be construed as conflicting with section 210.125.
 - 13. (1) A newborn safety incubator shall:
- (a) Be located within fifty feet of a police station, fire station, or medical facility licensed under chapter 197 that is staffed at all hours;
- (b) Have safety mechanisms including but not limited to, climate controls, a backup power supply in the event of a power failure, and an alarm to notify personnel when an infant is placed in the incubator; and
 - (c) Be cleaned and disinfected in accordance with equipment guidelines and health care best practices.
- (2) The director of the Missouri department of health and senior services may promulgate all necessary rules and regulations for the administration of this section, including rules governing the specifications, installation, maintenance, and oversight of newborn safety incubators as defined under this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the

authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.

210.1080. 1. As used in this section, the following terms mean:

- (1) "Child care provider", a person licensed, regulated, or registered to provide child care within the state of Missouri, including the member or members, manager or managers, shareholder or shareholders, director or directors, and officer or officers of any entity licensed, regulated, or registered to provide child care within the state of Missouri;
- (2) "Child care staff member", a child care provider; persons employed by the child care provider for compensation, including contract employees or self-employed individuals; individuals or volunteers whose activities involve the care or supervision of children for a child care provider or unsupervised access to children who are cared for or supervised by a child care provider; [or] individuals residing in a family child care home who are seventeen years of age [and] or older before January 1, 2021, or eighteen years of age or older on or after January 1, 2021; or individuals residing in a family child care home who are under seventeen years of age before January 1, 2021, or under eighteen years of age on or after January 1, 2021 and have been certified as an adult for the commission of an offense;
 - [(2)] (3) "Criminal background check":
 - (a) A Federal Bureau of Investigation fingerprint check;
 - (b) A search of the National Crime Information Center's National Sex Offender Registry; and
- (c) A search of the following registries, repositories, or databases in Missouri, the state where the child care staff member resides, and each state where such staff member resided during the preceding five years:
- a. The state criminal registry or repository, with the use of fingerprints being required in the state where the staff member resides and optional in other states;
 - b. The state sex offender registry or repository; and
 - c. The state-based child abuse and neglect registry and database;
- (4) "Designated department", the department to which criminal background check results are sent; the department of health and senior services for child care staff members or prospective child care staff members of licensed child care facilities; and the department of social services for child care staff members or prospective child care staff members of a license-exempt child care facility or an unlicensed child care facility registered with the department of social services under section 210.027;
- (5) "Qualifying result" or "qualifying criminal background check", a finding that a child care staff member or prospective child care staff member is eligible for employment or presence in a child care setting described under this section.
- 2. (1) Prior to the employment or presence of a child care staff member in a [family child care home, group child care home, child care center, or license exempt] licensed child care facility, the child care provider shall request the results of a criminal background check for such child care staff member from the department of health and senior services.
- (2) Prior to the employment or presence of a child care staff member in a license-exempt child care facility or an unlicensed child care facility registered with the department of social services, the child care provider shall request the results of a criminal background check for such child care staff member from the department of social services.
- (3) A prospective child care staff member may begin work for a child care provider after the [eriminal-background cheek has been requested] qualifying result of either a Federal Bureau of Investigation fingerprint check or a search of the Missouri criminal registry or repository with the use of fingerprints has been received from the designated department; however, pending completion of the criminal background check, the prospective child care staff member shall be supervised at all times by another child care staff member who received a qualifying result on the criminal background check within the past five years.
- [(3) A family child care home, group child care home, child care center, or license exempt child care facility that has child care staff members at the time this section becomes effective shall request the results of a criminal background check for all child care staff members by January 31, 2019, unless the requirements of subsection 5 of this section are met by the child care provider and proof is submitted to the department of health and senior services by January 31, 2019.]

- (4) A child care provider who is a member, manager, shareholder, director, or officer of any entity licensed, regulated, or registered to provide child care within the state of Missouri shall not be required to complete a criminal background check under this section, unless he or she has access to the facility during child care hours. If access to the facility during child care hours is required and such member, manager, shareholder, director, or officer does not have a qualifying criminal background check, then he or she shall be accompanied at all times by a provider or staff member with a qualifying background check.
- 3. The costs of the criminal background check shall be the responsibility of the child care staff member but may be paid or reimbursed by the child care provider at the provider's discretion. The fees charged for the criminal background check shall not exceed the actual cost of processing and administration.
- 4. [Except as otherwise provided in subsection 2 of this section,] Upon completion of the criminal background check, any child care staff member or prospective child care staff member shall be ineligible for employment or presence at a [family child care home, a group child care home, a licensed child care eenter, or a license exempt] licensed or license-exempt child care facility or an unlicensed child care facility registered with the department of social services and shall be disqualified from receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits if such person:
 - (1) Refuses to consent to the criminal background check as required by this section;
- (2) Knowingly makes a materially false statement in connection with the criminal background check as required by this section;
- (3) Is registered, or is required to be registered, on a state sex offender registry or repository or the National Sex Offender Registry;
- (4) [Has a finding] Is listed as a perpetrator of child abuse or neglect under [section 210.145 or 210.152] sections 210.109 to 210.183 or any other finding of child abuse or neglect based on any other state's registry or database; or
- (5) Has [been convicted of a felony consisting of] pled guilty or nolo contendere to or been found guilty of:
 - (a) [Murder, as described in 18 U.S.C. Section 1111;
 - (b) Child abuse or neglect;
- (c) A crime against children, including child pornography;
 - (d) Spousal abuse;
- (e) A crime involving rape or sexual assault;
- (f) Kidnapping;
- (g) Arson;
 - (h) Physical assault or battery; or
- (i) Subject to subsection 5 of this section, a drug related offense committed during the preceding five-years] Any felony for an offense against the person as defined in chapter 565;
 - (b) Any other offense against the person involving the endangerment of a child as prescribed by law;
 - (c) Any misdemeanor or felony for a sexual offense as defined in chapter 566;
 - (d) Any misdemeanor or felony for an offense against the family as defined in chapter 568;
 - (e) Burglary in the first degree as defined in 569.160;
 - (f) Any misdemeanor or felony for robbery as defined in chapter 570;
 - (g) Any misdemeanor or felony for pornography or related offense as defined in chapter 573;
 - (h) Any felony for arson as defined in chapter 569;
- (i) Any felony for armed criminal action as defined in section 571.015, unlawful use of a weapon as defined in section 571.030, unlawful possession of a firearm as defined in section 571.070, or the unlawful possession of an explosive as defined in section 571.072;
 - (j) Any felony for making a terrorist threat as defined in section 574.115, 574.120, or 574.125;
 - (k) A felony drug-related offense committed during the preceding five years; or
- (l) Any similar offense in any federal, state, municipal, or other court of similar jurisdiction of which the director of the designated department has knowledge;
- [(6) Has been convicted of a violent misdemeanor committed as an adult against a child, including the following crimes: child abuse, child endangerment, or sexual assault, or of a misdemeanor involving child-pornography; or

(7) Has been convicted of any similar crime in any federal, state, municipal, or other court.

Adult household members seventeen years of age and older in a family child care home shall be ineligible to-maintain a presence at a family child care home if any one or more of the provisions of this subsection applies to-them.

- 5. Household members seventeen years of age or older before January 1, 2021, or eighteen years of age or older on or after January 1, 2021, or household members under seventeen years of age before January 1, 2021, or under eighteen years of age on or after January 1, 2021 and have been certified as an adult for the commission of an offense shall be ineligible to maintain a presence at a facility licensed as a family child care home during child care hours if any one or more of the provisions of subsection 4 of this section apply to such members.
- 6. A child care provider may also be disqualified from receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits if such person, or any person seventeen years of age or older before January 1, 2021, or eighteen years of age or older on or after January 1, 2021, residing in the household in which child care is being provided, excluding child care provided in the child's home, has been refused licensure or has experienced licensure suspension or revocation under section 210.221 or 210.496.
- 7. A child care provider shall not be required to submit a request for a criminal background check under this section for a child care staff member if:
- (1) The staff member received a **qualifying** criminal background check within five years before the latest date on which such a submission may be made and while employed by or seeking employment by another child care provider within Missouri;
- (2) The department of health and senior services **or the department of social services** provided to the first provider a qualifying criminal background check result, consistent with this section, for the staff member; and
- (3) The staff member is employed by a child care provider within Missouri or has been separated from employment from a child care provider within Missouri for a period of not more than one hundred eighty consecutive days.
- [6.] 8. (1) The department [of health and senior services shall process] processing the request for a criminal background check for any prospective child care staff member or child care staff member shall do so as expeditiously as possible, but not to exceed forty-five days after the date on which the provider submitted the request.
- (2) The department shall provide the results of the criminal background check to the child care provider in a statement that indicates whether the prospective child care staff member or child care staff member is eligible or ineligible for employment or presence at the child care facility or receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits. The department shall not reveal to the child care provider any disqualifying crime or other related information regarding the prospective child care staff member or child care staff member.
- (3) If such prospective child care staff member or child care staff member is ineligible for employment or presence at the child care facility, the department shall, when providing the results of criminal background check, include information related to each disqualifying crime or other related information, in a report to such prospective child care staff member or child care staff member, along with information regarding the opportunity to appeal under subsection [7] 9 of this section.
- (4) If a prospective child care provider or child care provider has been denied state or federal funds by the department of social services for providing child care, he or she may appeal such denial to the department of social services.
- [7-] 9. (1) The prospective child care staff member or child care staff member may appeal a finding of ineligibility for employment or presence at a child care facility in writing to the department that made the determination of ineligibility to challenge the accuracy or completeness of the information contained in his or her criminal background check[, or] if his or her finding of ineligibility is based on one or more of the following offenses:
 - (a) Murder, as described in 18 U.S.C. Section 1111;
 - (b) Felony child abuse or neglect;
 - (c) A felony crime against children, including child pornography;
 - (d) Felony spousal abuse;
 - (e) A felony crime involving rape or sexual assault;
 - (f) Felony kidnapping;

- (g) Felony arson;
- (h) Felony physical assault or battery;
- (i) A violent misdemeanor offense committed as an adult against a child, including the offense of child abuse, child endangerment, or sexual assault, or a misdemeanor offense involving child pornography; or
 - (j) Any similar offense in any federal, state, municipal, or other court.
- (2) If a finding of ineligibility is based on an offense not provided for in subdivision (1) of this subsection, the prospective child care staff member or child care staff member may appeal to challenge the accuracy or completeness of the information contained in his or her criminal background check or to offer information mitigating the results and explaining why an eligibility exception should be granted. [The department of health and senior services shall attempt to verify the accuracy of the information challenged by the individual, including making an effort to locate any missing disposition information related to the disqualifying crime.]
- (3) The appeal shall be filed with the department that made the determination within ten days from the [delivery or] mailing of the notice of ineligibility. [The department shall make a decision on the appeal in a timely manner.] Such department shall attempt to verify the accuracy of the information challenged by the individual, including making an effort to locate any missing disposition information related to the disqualifying offense. After the department verifies the accuracy of the information challenged by the individual, the department shall forward the appeal to the child care background screening review committee established in subdivision (4) of this subsection. The child care background screening review committee shall make a final decision on the written appeal, and such decision shall be made in a timely manner. Such decision shall be considered a noncontested final agency decision by the department that made the determination of ineligibility under this section and appealable under section 536.150. Such decision shall be appealed within thirty days of the mailing of the decision.
- (4) There is hereby established a "Child Care Background Screening Review Committee", which shall consist of the directors of the department of health and senior services and the department of social services or the directors' designee or designees.
- (5) Any decision by the child care background screening review committee to grant an eligibility exception as allowed in this section shall only be made upon the approval of all committee members.
- 10. The department of health and senior services and the department of social services are authorized to enter into any agreements necessary to facilitate the sharing of information between the departments for the enforcement of this section including, but not limited to, the results of the criminal background check or any of its individual components.
- 11. Nothing in this section shall prohibit either the department of health and senior services or the department of social services from requiring more frequent checks of the family care safety registry established under section 210.903 or the central registry for child abuse established under section 210.109 in order to determine eligibility for employment or presence at the child care facility or receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits.
- [8-] 12. The department of health and senior services and the department of social services may each adopt emergency rules to implement the requirements of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2018, shall be invalid and void.
- [9. (1)] 13. The provisions of this section shall not apply to any child care facility, as defined in section 210.201, maintained or operated under the exclusive control of a religious organization, as described in subdivision (4) of subsection 1 of section 210.211, unless such facility is a recipient of federal funds for providing care for children, except for federal funds for those programs that meet the requirements for participation in the Child and Adult Care Food Program under 42 U.S.C. Section 1766.
- [(2) The provisions of this section, and any rules or regulations promulgated under this section, shall expire if 42 U.S.C. Section 9858f, as enacted by the Child Care and Development Block Grant (CCDBG) Act of 2014, and 45 CFR 98.43 are repealed or if Missouri no longer receives federal funds from the CCDBG.

- 211.032. 1. Except as otherwise provided in a circuit participating in a pilot project established by the Missouri supreme court, when a child, alleged to be in need of care and treatment pursuant to subdivision (1) of subsection 1 of section 211.031, is taken into custody, the juvenile or family court shall notify the parties of the right to have a protective custody hearing. Such notification shall be in writing.
- 2. Upon request from any party, the court shall hold a protective custody hearing. Such hearing shall be held within three days of the request for a hearing, excluding Saturdays, Sundays and legal holidays. For circuits participating in a pilot project established by the Missouri supreme court, the parties shall be notified at the status conference of their right to request a protective custody hearing.
- 3. No later than February 1, 2005, the Missouri supreme court shall require a mandatory court proceeding to be held within three days, excluding Saturdays, Sundays, and legal holidays, in all cases under subdivision (1) of subsection 1 of section 211.031. The Missouri supreme court shall promulgate rules for the implementation of such mandatory court proceedings and may consider recommendations from any pilot projects established by the Missouri supreme court regarding such proceedings. Nothing in this subsection shall prevent the Missouri supreme court from expanding pilot projects prior to the implementation of this subsection.
- 4. The court shall hold an adjudication hearing no later than sixty days after the child has been taken into custody. The court shall notify the parties in writing of the specific date, time, and place of such hearing. If at such hearing the court determines that sufficient cause exists for the child to remain in the custody of the state, the court shall conduct a dispositional hearing no later than ninety days after the child has been taken into custody and shall conduct review hearings regarding the reunification efforts made by the division every ninety to one hundred twenty days for the first year the child is in the custody of the division. After the first year, review hearings shall be held as necessary, but in no event less than once every six months for as long as the child is in the custody of the division.
- 5. At all hearings held pursuant to this section the court may receive testimony and other evidence relevant to the necessity of detaining the child out of the custody of the parents, guardian or custodian.
 - 6. By January 1, 2005, the supreme court shall develop rules regarding the effect of untimely hearings.
- 7. If the placement of any child in the custody of the children's division will result in the child attending a school other than the school the child was attending when taken into custody:
- (1) The child's records from such school shall automatically be forwarded to the school that the child is transferring to upon notification within two business days by the division; or
- (2) Upon request of the foster family, the guardian ad litem, or the volunteer advocate and whenever possible, the child shall be permitted to continue to attend the same school that the child was enrolled in and attending at the time the child was taken into custody by the division. The division, in consultation with the department of elementary and secondary education, shall establish the necessary procedures to implement the provisions of this subsection.
- 8. If a child comes under the court's jurisdiction due to allegations of child abuse or neglect and all children in the home are under three years of age, the court shall:
 - (1) Conduct monthly hearings on the status of the case;
- (2) Support frequent visitation with the child's parents and with the concurrent permanency resource parent if it is in the best interest of the child;
- (3) At the hearing on disposition and at each permanency hearing thereafter, enter an order requiring that the parties exercise reasonable efforts to finalize a primary and concurrent permanency plan for each child; and
- (4) The Missouri office of the state courts administrator shall develop a plan to be approved by the joint committee on child abuse and neglect by July 1, 2021 for implementation by July 1, 2022.
- 211.032. 1. Except as otherwise provided in a circuit participating in a pilot project established by the Missouri supreme court, when a child or person seventeen years of age, alleged to be in need of care and treatment pursuant to subdivision (1) of subsection 1 of section 211.031, is taken into custody, the juvenile or family court shall notify the parties of the right to have a protective custody hearing. Such notification shall be in writing.
- 2. Upon request from any party, the court shall hold a protective custody hearing. Such hearing shall be held within three days of the request for a hearing, excluding Saturdays, Sundays and legal holidays. For circuits participating in a pilot project established by the Missouri supreme court, the parties shall be notified at the status conference of their right to request a protective custody hearing.
- 3. No later than February 1, 2005, the Missouri supreme court shall require a mandatory court proceeding to be held within three days, excluding Saturdays, Sundays, and legal holidays, in all cases under subdivision (1) of subsection 1 of section 211.031. The Missouri supreme court shall promulgate rules for the implementation of such mandatory court proceedings and may consider recommendations from any pilot projects established by the Missouri supreme court regarding such proceedings. Nothing in this subsection shall prevent the Missouri supreme court from expanding pilot projects prior to the implementation of this subsection.

- 4. The court shall hold an adjudication hearing no later than sixty days after the child has been taken into custody. The court shall notify the parties in writing of the specific date, time, and place of such hearing. If at such hearing the court determines that sufficient cause exists for the child to remain in the custody of the state, the court shall conduct a dispositional hearing no later than ninety days after the child has been taken into custody and shall conduct review hearings regarding the reunification efforts made by the division every ninety to one hundred twenty days for the first year the child is in the custody of the division. After the first year, review hearings shall be held as necessary, but in no event less than once every six months for as long as the child is in the custody of the division.
- 5. At all hearings held pursuant to this section the court may receive testimony and other evidence relevant to the necessity of detaining the child out of the custody of the parents, guardian or custodian.
 - 6. By January 1, 2005, the supreme court shall develop rules regarding the effect of untimely hearings.
- 7. If the placement of any child in the custody of the children's division will result in the child attending a school other than the school the child was attending when taken into custody:
- (1) The child's records from such school shall automatically be forwarded to the school that the child is transferring to upon notification within two business days by the division; or
- (2) Upon request of the foster family, the guardian ad litem, or the volunteer advocate and whenever possible, the child shall be permitted to continue to attend the same school that the child was enrolled in and attending at the time the child was taken into custody by the division. The division, in consultation with the department of elementary and secondary education, shall establish the necessary procedures to implement the provisions of this subsection.
- 8. If a child comes under the court's jurisdiction due to allegations of child abuse or neglect and all children in the home are less than three years of age, the court shall:
 - (1) Conduct monthly hearings on the status of the case;
- (2) Support frequent visitation with the child's parents and with the concurrent permanency resource parent if it is in the best interest of the child;
- (3) At the hearing on disposition and at each permanency hearing thereafter, enter an order requiring that the parties exercise reasonable efforts to finalize a primary and concurrent permanency plan for each child; and
- (4) The Missouri office of the state courts administrator shall develop a plan to be approved by the joint committee on child abuse and neglect by July 1, 2021 for implementation by July 1, 2022.
- 211.038. 1. A child under the jurisdiction of the juvenile court shall not be reunited with a parent or placed in a home in which the parent or any person residing in the home has been found guilty of **or pled guilty to** any of the following offenses when a child was the victim:
- (1) [A felony violation of section 566.030, 566.031, 566.032, 566.060, 566.061, 566.062, 566.064, 566.067, 566.068, 566.069, 566.071, 566.083, 566.100, 566.101, 566.111, 566.151, 566.203, 566.206, 566.209, 566.211, or 566.215;
 - (2) A violation of section 568.020;
- (3) Abuse of a child under section 568.060 when such abuse is sexual in nature;
 - (4) A violation of section 568.065;
- (5) A violation of section 573.200;
 - (6) A violation of section 573.205; or
- (7) A violation of section 568.175] Any of the offenses listed in subdivision (4) of subsection 2 of section 211.447;
- [(8)] **(2)** A violation of section 566.040, 566.070, or 566.090 as such sections existed prior to August 28, 2013; or
 - [(9)] (3) A violation of section 566.212, 568.080, or 568.090 as such sections existed prior to January 1, 2017.
- 2. For all other **felony** violations of offenses [in chapters 566 and 568] **that would endanger a child** not specifically [listed] **provided** in subsection 1 of this section or for a violation of an offense committed in another state when a child is the victim [that would be a violation of chapter 566 or 568 if committed in Missouri], the juvenile court may exercise its discretion regarding the placement of a child under the jurisdiction of the juvenile court in a home in which a parent or any person residing in the home has been found guilty of, or pled guilty to, any such offense.
- 3. If the juvenile court determines that a child has abused another child, such abusing child shall be prohibited from returning to or residing in any residence located within one thousand feet of the residence of the abused child, or any child care facility or school that the abused child attends, until the abused child reaches eighteen years of age. The prohibitions of this subsection shall not apply where the alleged abuse occurred between siblings or children living in the same home.

- 211.171. 1. The procedure to be followed at the hearing shall be determined by the juvenile court judge and may be as formal or informal as he or she considers desirable, consistent with constitutional and statutory requirements. The judge may take testimony and inquire into the habits, surroundings, conditions and tendencies of the child and the family to enable the court to render such order or judgment as will best promote the welfare of the child and carry out the objectives of this chapter.
- 2. The hearing may, in the discretion of the court, proceed in the absence of the child and may be adjourned from time to time.
- 3. The current foster [parents] parent of a child, or any preadoptive parent or relative currently providing care for the child, shall be provided with notice of, and an opportunity to be heard in, any hearing to be held with respect to [the child, and a foster parent shall have standing] a child in his or her care to participate in all court hearings pertaining to a child in their care. If a foster parent alleges the court failed to allow the foster parent to be heard orally or by submission of correspondence at any hearing regarding a child in their care, the foster parent may seek remedial writ relief pursuant to Missouri supreme court rules 84, 94, and 97. No docket fee shall be required to be paid by the foster parent. The children's division shall not remove a child from placement with a foster parent based solely upon the foster parent's filing of a petition for a remedial writ or while a writ is pending, unless removal is necessary to ensure the health and safety of the child.
- 4. The court shall ensure a child's foster parent has received full access to the child's medical, psychological, and psychiatric records, including prior records, from the children's division and its contractors under section 210.566, by inquiring at the first hearing at which the foster parent is present.
 - 5. All cases of children shall be heard separately from the trial of cases against adults.
- [5-] 6. Stenographic notes or an authorized recording of the hearing shall be required if the court so orders or, if requested by any party interested in the proceeding.
- [6.] 7. The general public shall be excluded and only such persons admitted as have a direct interest in the case or in the work of the court except in cases where the child is accused of conduct which, if committed by an adult, would be considered a class A or B felony; or for conduct which would be considered a class C felony, if the child has previously been formally adjudicated for the commission of two or more unrelated acts which would have been class A, B or C felonies, if committed by an adult.
- [7-] 8. The practice and procedure customary in proceedings in equity shall govern all proceedings in the juvenile court; except that, the court shall not grant a continuance in such proceedings absent compelling extenuating circumstances, and in such cases, the court shall make written findings on the record detailing the specific reasons for granting a continuance.
- [8-] 9. The court shall allow the victim of any offense to submit a written statement to the court. The court shall allow the victim to appear before the court personally or by counsel for the purpose of making a statement, unless the court finds that the presence of the victim would not serve justice. The statement shall relate solely to the facts of the case and any personal injuries or financial loss incurred by the victim. A member of the immediate family of the victim may appear personally or by counsel to make a statement if the victim has died or is otherwise unable to appear as a result of the offense committed by the child.
- 211.183. 1. In juvenile court proceedings regarding the removal of a child from his or her home, the court's order shall include a determination of whether the children's division has made reasonable efforts to prevent or eliminate the need for removal of the child and, after removal, to make it possible for the child to return home. If the first contact with the family occurred during an emergency in which the child could not safely remain at home even with reasonable in-home services, the division shall be deemed to have made reasonable efforts to prevent or eliminate the need for removal.
- 2. "Reasonable efforts" means the exercise of reasonable diligence and care by the division to utilize all available services related to meeting the needs of the juvenile and the family. In determining reasonable efforts to be made and in making such reasonable efforts, the child's present and ongoing health and safety shall be the paramount consideration.
- 3. In support of its determination of whether reasonable efforts have been made, the court shall enter findings, including a brief description of what preventive or reunification efforts were made and why further efforts could or could not have prevented or shortened the separation of the family. The division shall have the burden of demonstrating reasonable efforts.
- 4. The juvenile court may authorize the removal of the child even if the preventive and reunification efforts of the division have not been reasonable, but further efforts could not permit the child to remain at home.
- 5. Before a child may be removed from the parent, guardian, or custodian of the child by order of a juvenile court, excluding commitments to the division of youth services, the court shall in its orders:

- (1) State whether removal of the child is necessary to protect the child and the reasons therefor;
- (2) Describe the services available to the family before removal of the child, including in-home services;
- (3) Describe the efforts made to provide those services relevant to the needs of the family before the removal of the child;
 - (4) State why efforts made to provide family services described did not prevent removal of the child; and
- (5) State whether efforts made to prevent removal of the child were reasonable, based upon the needs of the family and child.
- 6. If continuation of reasonable efforts, as described in this section, is determined by the division to be inconsistent with establishing a permanent placement for the child, the division shall take such steps as are deemed necessary by the division, including seeking modification of any court order to modify the permanency plan for the child.
- 7. The division shall not be required to make reasonable efforts, as defined in this section, but has the discretion to make reasonable efforts if a court of competent jurisdiction has determined that:
- (1) The parent has subjected the child **or another child of the parent** to a severe act or recurrent acts of physical, emotional or sexual abuse toward the child, including an act of incest; or
 - (2) The parent has:
 - (a) Committed murder of another child of the parent;
 - (b) Committed voluntary manslaughter of another child of the parent;
- (c) Aided or abetted, attempted, conspired or solicited to commit such a murder or voluntary manslaughter; or
- (d) Committed a felony assault that resulted in serious bodily injury to the child or to another child of the parent; or
 - (3) The parent's parental rights to a sibling have been involuntarily terminated.
- 8. If the court determines that reasonable efforts, as described in this section, are not required to be made by the division, the court shall hold a permanency hearing within thirty days after the court has made such determination. The division shall complete whatever steps are necessary to finalize the permanent placement of the child
- 9. The division may concurrently engage in reasonable efforts, as described in this section, while engaging in such other measures as are deemed appropriate by the division to establish a permanent placement for the child.
 - 217.779. 1. For purposes of this section, the following terms mean:
- (1) "Community-based sentencing", a sentence to probation as established in chapter 559 that focuses on maintaining the family unit or support of dependent person or persons;
- (2) "Dependent person", a person who is under eighteen years of age or a person who is permanently disabled and unable to care for himself or herself;
- (3) "Primary caretaker", a parent, adult child, or legal guardian who, at the time of his or her arrest, had assumed responsibility and was actively providing for the housing, health, safety, or economic support of a dependent person.
- 2. A primary caretaker shall not be eligible for a community-based sentence under this section if the offender was convicted of or pled guilty to a felony offense under section 565.021; 565.023; 565.024; 565.027; 565.050; 565.052; 565.054; 565.072; 565.073; 565.074; 565.090; 565.110; 565.115; 565.120; 565.153; 565.156; 565.225; 565.300; 566.031; 566.031; 566.032; 566.034; 566.060; 566.061; 566.062; 566.064; 566.067; 566.068; 566.069; 566.071; 566.083; 566.086; 566.100; 566.101; 566.103; 566.111; 566.115; 566.145; 566.151; 566.153; 566.203; 566.209; 566.210; 566.211; 566.215; 568.020; 568.030; 568.045; 568.060; 568.065; 568.175; 569.040; 569.160; 570.023; 570.025; 570.030 if punished as a class A, B, or C felony; 570.145 if punished as a class A or B felony; 570.223 if punished as a class B or C felony; 571.020; 571.030; 571.070; 573.023; 573.025; 573.035; 573.037; 573.200; 573.205; 574.070; 574.080; 574.115; 575.030; 575.150; 575.153; 575.155; 575.157; 575.200 if punished as a class A felony; 575.210; 575.230 if punished as a class B felony; 576.070; 576.080; 577.010; 577.013; 577.078; 577.706; 579.065; or 579.068 if punished as a class A or B felony.
- 3. (1) Prior to sentencing and by oral or written motion of either party or the court, the court shall determine whether an offender is eligible for a community-based sentence under this section. An offender shall be eligible if:
 - (a) The offender is a primary caretaker of a dependent person; and
 - (b) The offender did not commit an offense against the dependent person.

- (2) If the court determines that an offender who has pleaded guilty to or been found guilty of an offense not listed under subsection 2 of this section and is a primary caretaker of a dependent person, the court may impose an individually assessed, community-based sentence, rather than incarceration, with the goal of rehabilitation and family unity and support.
 - (3) Requirements for a community-based sentence shall include:
 - (a) That the primary caretaker is actively caring for the dependent;
- (b) That the court of the county of the violation or arrest shall have original jurisdiction while the offender completes his or her community-based sentence;
- (c) That any sentence or treatment issued by the court shall allow the offender to remain as close as possible to his or her dependent; and
- (d) That the offender completes a community corrections program pursuant to section 217.777. Conditions of the community corrections program may include telephone check-ins or face-to-face meetings with the department of corrections personnel, contractor, or designee to evaluate the offender's compliance with conditions.
- (4) If determining conditions of a community-based sentence, a judge shall consider the importance to the family of the offender maintaining employment.
- (5) The court may modify or revoke the community-based sentence or the conditions of the sentence, including:
 - (a) Decreasing the duration of the sentence imposed;
- (b) Requiring the offender to serve a term of confinement within the range of the offense for which the offender was originally convicted; or
- (c) Requiring the offender to be subject to additional conditions authorized by law for sentences of probation.
- (6) The department of corrections shall publish a report once per year on the agency's website, including the number of community-based sentences imposed under this section and the number of community-based sentences that resulted in revocation.
- (7) The department of social services shall report once per year to the general assembly the number of children entering foster care as the result of the revocation of a community-based primary caretaker sentence.
- 431.056. 1. A minor shall be qualified and competent to contract for **legal services**, housing, employment, purchase of an automobile, receipt of a student loan, admission to high school or postsecondary school, obtaining medical **and mental health** care, establishing a bank account, admission to a shelter for victims of domestic violence, as that phrase is used in sections 455.200 to 455.220, a rape crisis center, as defined in section 455.003, or a homeless shelter, and receipt of services as a victim of domestic violence or sexual assault, as such terms are defined in section 455.010, including but not limited to counseling, court advocacy, financial assistance, and other advocacy services, if:
 - (1) The minor is sixteen or seventeen years of age; and
- (2) The minor is homeless, as defined in subsection 1 of section 167.020, or a victim of domestic violence, as defined in section 455.010, unless the child is under the supervision of the children's division or the jurisdiction of the juvenile court; and
- (3) The minor is self-supporting, such that the minor is without the physical or financial support of a parent or legal guardian; and
- (4) The minor's parent or legal guardian has consented to the minor living independent of the parents' or guardians' control. Consent may be expressed or implied, such that:
- (a) Expressed consent is any verbal or written statement made by the parents or guardian of the minor displaying approval or agreement that the minor may live independently of the parent's or guardian's control;
- (b) a. Implied consent is any action made by the parent or guardian of the minor that indicates the parent or guardian is unwilling or unable to adequately care for the minor. Such actions may include, but are not limited to:
 - [a-] (i) Barring the minor from the home or otherwise indicating that the minor is not welcome to stay;
 - [b.] (ii) Refusing to provide any or all financial support for the minor; or
- [e-] (iii) Abusing or neglecting the minor, as defined in section 210.110 or committing an act or acts of domestic violence against the minor, as defined in section 455.010.
- b. Implied consent, in addition to the actions described in subparagraph a. of this paragraph, may also be demonstrated by a letter signed by the following persons verifying that the minor is an unaccompanied youth as defined in 42 U.S.C Section 11434a(6):

- (i) A director or designee of a governmental or nonprofit agency that receives public or private funding to provide services to homeless persons;
- (ii) A local education agency liaison for homeless children and youth designated under 42 U.S.C. Section 11432(g)(1)(J)(ii), or a school social worker or counselor; or
 - (iii) A licensed attorney representing the minor in any legal matter.
- 2. A minor who is sixteen years of age or older and who is in the legal custody of the children's division pursuant to an order of a court of competent jurisdiction shall be qualified and competent to contract for the purchase of automobile insurance with the consent of the children's division or the juvenile court. The minor shall be responsible for paying the costs of the insurance premiums and shall be liable for damages caused by his or her negligent operation of a motor vehicle. No state department, foster parent, or entity providing case management of children on behalf of a department shall be responsible for paying any insurance premiums nor liable for any damages of any kind as a result of the operation of a motor vehicle by the minor.
- 3. A minor who is sixteen years of age or older and who is in the legal custody of the children's division pursuant to an order of a court of competent jurisdiction shall be qualified and competent to contract for the opening of a checking or savings bank account with the consent of the children's division or the juvenile court. The minor shall be responsible for paying all banking-related costs associated with the checking or savings account and shall be liable for any and all penalties should he or she violate a banking agreement. No state department, foster parent, or entity providing case management of children on behalf of a department shall be responsible for paying any bank fees nor liable for any and all penalties related to violation of a banking agreement.
- 4. Any legally constituted entity or licensed provider who contracts with a minor under subsection 1 of this section shall be immune from any civil or criminal liability based on the entity's or provider's determination to contract with the minor; provided that, if an entity's or provider's determination of compliance with subsection 1 of this section, or conduct in contracting with the minor, is the result of the entity's or provider's gross negligence or willful or wanton acts or omissions, the entity or provider may be held liable for their gross negligence or willful or wanton acts or omissions. Consent given under this section shall not be subject to later disaffirmance by reason of the minor's age.
- 492.304. 1. In addition to the admissibility of a statement under the provisions of section 492.303, the visual and aural recording of a verbal or nonverbal statement of a child when under the age of fourteen who is alleged to be a victim of an offense under the provisions of chapter 565, 566 or 568 is admissible into evidence if:
- (1) No attorney for either party was present when the statement was made; except that, for any statement taken at a state-funded child assessment center [as provided for in subsection 2 of section 210.001], an attorney representing the state of Missouri in a criminal investigation may, as a member of a multidisciplinary investigation team, observe the taking of such statement, but such attorney shall not be present in the room where the interview is being conducted;
- (2) The recording is both visual and aural and is recorded on film or videotape or by other electronic means;
- (3) The recording equipment was capable of making an accurate recording, the operator of the equipment was competent, and the recording is accurate and has not been altered;
- (4) The statement was not made in response to questioning calculated to lead the child to make a particular statement or to act in a particular way;
 - (5) Every voice on the recording is identified;
- (6) The person conducting the interview of the child in the recording is present at the proceeding and available to testify or be cross-examined by either party; and
- (7) The defendant or the attorney for the defendant is afforded an opportunity to view the recording before it is offered into evidence.
- 2. If the child does not testify at the proceeding, the visual and aural recording of a verbal or nonverbal statement of the child shall not be admissible under this section unless the recording qualifies for admission under section 491.075.
- 3. If the visual and aural recording of a verbal or nonverbal statement of a child is admissible under this section and the child testifies at the proceeding, it shall be admissible in addition to the testimony of the child at the proceeding whether or not it repeats or duplicates the child's testimony.
- 4. As used in this section, a nonverbal statement shall be defined as any demonstration of the child by his or her actions, facial expressions, demonstrations with a doll or other visual aid whether or not this demonstration is accompanied by words.

- [210.025. 1. An applicant child care provider; persons employed by the applicant child care provider for compensation, including contract employees or self employed individuals; individuals or volunteers whose activities involve the care or supervision of children for the applicant child care provider or unsupervised access to children who are cared for or supervised by the applicant child care provider; or individuals residing in the applicant's family child care homewho are seventeen years of age or older shall be required to submit to a criminal background-check under section 43.540 prior to an applicant being granted a registration and every five years thereafter and an annual check of the central registry for child abuse established in section 210.109 in order for the applicant to qualify for receipt of state or federal funds for providing child-care services either by direct payment or through reimbursement to a child-care beneficiary. Any costs-associated with such checks shall be paid by the applicant.
- 2. Upon receipt of an application for state or federal funds for providing child-care services in the home, the children's division shall:
- (1) Determine if a finding of child abuse or neglect by probable cause prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, involving the applicant or any person-over the age of seventeen who is living in the applicant's home has been recorded pursuant to-section 210.145 or 210.221;
- (2) Determine if the applicant or any person over the age of seventeen who is living in the applicant's home has been refused licensure or has experienced licensure suspension or revocation pursuant to section 210.221 or 210.496; and
- (3) Upon initial application, require the applicant to submit to fingerprinting and request a criminal background check of the applicant and any person over the age of seventeen who is living in the applicant's home pursuant to section 43.540 and section 210.487, and inquire of the applicant whether any children less than seventeen years of age residing in the applicant's home have everbeen certified as an adult and convicted of, or pled guilty or nolo contendere to any crime.
- 3. Except as otherwise provided in subsection 4 of this section, upon completion of the background checks in subsection 2 of this section, an applicant shall be denied state or federal funds for providing child care if such applicant, any person over the age of seventeen who is living in the applicant's home, and any child less than seventeen years of age who is living in the applicant's home and who the division has determined has been certified as an adult for the commission of a crime:
- (1) Has had a finding of child abuse or neglect by probable cause prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, pursuant to section 210.145 or section 210.152; (2) Has been refused licensure or has experienced licensure suspension or revocation pursuant to section 210.496:
- (3) Has pled guilty or nolo contendere to or been found guilty of any felony for an offense against the person as defined by chapter 565, or any other offense against the person involving the endangerment of a child as prescribed by law; of any misdemeanor or felony for a sexual offense as defined by chapter 566; of any misdemeanor or felony for an offense against the family as defined in chapter 568, with the exception of the sale of fireworks, as defined in section 320.110, to a child under the age of eighteen; of any misdemeanor or felony for pornography or related offense as defined by chapter 573; or of any similar crime in any federal, state, municipal or other court of similar jurisdiction of which the director has knowledge or any offenses or reports which will disqualify an applicant from receiving state or federal funds.
- 4. An applicant shall be given an opportunity by the division to offer any extenuating or mitigating circumstances regarding the findings, refusals or violations against such applicant or any person over the age of seventeen or less than seventeen who is living in the applicant's homelisted in subsection 2 of this section. Such extenuating and mitigating circumstances may be considered by the division in its determination of whether to permit such applicant to receive state or federal funds for providing child care in the home.
- 5. An applicant who has been denied state or federal funds for providing child care in the homemay appeal such denial decision in accordance with the provisions of section 208.080.
- 6. If an applicant is denied state or federal funds for providing child care in the home based on the background check results for any person over the age of seventeen who is living in the applicant's home, the applicant shall not apply for such funds until such person is no longer living in the applicant's home.

- 7. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.
- 8. (1) The provisions of subsection 1 of this section shall not apply to any child care facility, as defined in section 210.201, maintained or operated under the exclusive control of a religious organization, as described in subdivision (4) of subsection 1 of section 210.211, unless such facility is a recipient of federal funds for providing care for children, except for federal funds for those programs that meet the requirements for participation in the Child and Adult Care Food-Program under 42 U.S.C. Section 1766.
- (2) The provisions of subsection 1 of this section, as enacted by the ninety ninth general assembly, second-regular session, and any rules or regulations promulgated under such section, shall expire if 42 U.S.C. Section 9858f, as enacted by the Child Care and Development Block Grant (CCDBG) Act of 2014, and 45-CFR 98.43 are repealed or if Missouri no longer receives federal funds from the CCDBG.
- [210.117. 1. A child taken into the custody of the state shall not be reunited with a parent or placed in a home in which the parent or any person residing in the home has been found guilty of any of the following offenses when a child was the victim:
- (1) A felony violation of section 566.030, 566.031, 566.032, 566.060, 566.061, 566.062, 566.064, 566.067, 566.068, 566.069, 566.071, 566.083, 566.100, 566.101, 566.111, 566.151, 566.203, 566.206, 566.209, 566.211, or 566.215;
- (2) A violation of section 568.020;
- (3) Abuse of a child under section 568.060 when such abuse is sexual in nature;
- (4) A violation of section 568.065;
- (5) A violation of section 573.200;
- (6) A violation of section 573.205; or
- (7) A violation of section 568.175:

home.

- (8) A violation of section 566.040, 566.070, or 566.090 as such sections existed prior to August 28, 2013; or
- (9) A violation of section 566.212, 568.080, or 568.090 as such sections existed prior to January 1, 2017.
- 2. For all other violations of offenses in chapters 566 and 568 not specifically listed in subsection 1 of this section or for a violation of an offense committed in another state when a child is the victim that would be a violation of chapter 566 or 568, if committed in Missouri, the division may exercise its discretion regarding the placement of a child taken into the custody of the state in which a parent or any person residing in the home has been found guilty of any such offense.

 3. In any case where the children's division determines based on a substantiated report of child-abuse that a child has abused another child, the abusing child shall be prohibited from returning toor residing in any residence, facility, or school within one thousand feet of the residence of the abused child or any child care facility or school that the abused child attends, unless and until a court of competent jurisdiction determines that the alleged abuse did not occur or the abused child reaches the age of eighteen, whichever earlier occurs. The provisions of this subsection shall not apply when the abusing child and the abused child are siblings or children living in the same
- [210.130. 1. Oral reports of abuse or neglect shall be made to the division by telephone or otherwise.

2. Such reports shall include the following information: The names and addresses of the child and his parents or other persons responsible for his care, if known; the child's age, sex, and race; the nature and extent of the child's injuries, abuse, or neglect, including any evidence of previous injuries, abuse, or neglect to the child or his siblings; the name, age and address of the person responsible for the injuries, abuse or neglect, if known; family composition; the source of the report; the name and address of the person making the report, his occupation, and where he can be reached; the actions taken by the reporting source, including the taking of color photographs or the making of radiologic examinations pursuant to sections 210.110 to 210.165, or both such taking of color photographs or making of radiologic examinations, removal or keeping of the child, notifying the coroner or medical examiner, and other information that the person making the report believes may be helpful in the furtherance of the purposes of sections 210.110 to 210.165.

3. Evidence of sexual abuse or sexual molestation of any child under eighteen years of age shall be turned over to the division within twenty four hours by those mandated to report.]

[210.790. A foster parent shall have standing to participate in all court hearings pertaining to a child in their care.]

Section B. Because immediate action is necessary to protect children, the repeal and reenactment of sections 210.950 210.1080 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of sections 210.950 and 210.1080 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson assumed the Chair.

On motion of Representative Coleman (97), House Amendment No. 2 was adopted.

Representative Wood offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1613, Page 1, Section A, Line 2, by inserting after said section and line the following:

"135.325. Sections 135.325 to 135.339 shall be known and may be cited as the "[Special Needs] Adoption Tax Credit Act".

135.326. As used in sections 135.325 to 135.339, the following terms shall mean:

- (1) "Business entity", person, firm, a partner in a firm, corporation or a shareholder in an S corporation doing business in the state of Missouri and subject to the state income tax imposed by the provisions of chapter 143, or a corporation subject to the annual corporation franchise tax imposed by the provisions of chapter 147, or an insurance company paying an annual tax on its gross premium receipts in this state, or other financial institution paying taxes to the state of Missouri or any political subdivision of this state under the provisions of chapter 148, or an express company which pays an annual tax on its gross receipts in this state pursuant to chapter 153;
- (2) "Handicap", a mental, physical, or emotional impairment that substantially limits one or more major life activities, whether the impairment is congenital or acquired by accident, injury or disease, and where the impairment is verified by medical findings;
- (3) "Nonrecurring adoption expenses", reasonable and necessary adoption fees, court costs, attorney fees, and other expenses which are directly related to the legal adoption of a [special needs] child and which are not incurred in violation of federal, state, or local law;
- (4) "Special needs child", a child for whom it has been determined by the children's division, or by a childplacing agency licensed by the state, or by a court of competent jurisdiction to be a child:
 - (a) That cannot or should not be returned to the home of his or her parents; and

- (b) Who has a specific factor or condition such as ethnic background, age, membership in a minority or sibling group, medical condition, or handicap because of which it is reasonable to conclude that such child cannot be easily placed with adoptive parents;
- (5) "State tax liability", any liability incurred by a taxpayer under the provisions of chapter 143, chapter 147, chapter 148, and chapter 153, exclusive of the provisions relating to the withholding of tax as provided for in sections 143.191 to 143.265 and related provisions.
- 135.327. 1. Any person residing in this state who legally adopts a special needs child on or after January 1, 1988, and before January 1, 2000, shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child adopted that may be applied to taxes due under chapter 143. Any business entity providing funds to an employee to enable that employee to legally adopt a special needs child shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child adopted that may be applied to taxes due under such business entity's state tax liability, except that only one ten thousand dollar credit is available for each special needs child that is adopted.
- 2. Any person residing in this state who proceeds in good faith with the adoption of a special needs child on or after January 1, 2000, and before January 1, 2021, shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under chapter 143; provided, however, that beginning on March 29, 2013, the tax credits shall only be allocated for the adoption of special needs children who are residents or wards of residents of this state at the time the adoption is initiated. Any business entity providing funds to an employee to enable that employee to proceed in good faith with the adoption of a special needs child shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under such business entity's state tax liability, except that only one ten thousand dollar credit is available for each special needs child that is adopted.
- 3. Any person residing in this state who proceeds in good faith with the adoption of a child on or after January 1, 2021, regardless of whether such child is a special needs child, shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under chapter 143. The tax credit shall be allowed regardless of whether the child adopted is a resident or ward of a resident of this state at the time the adoption is initiated. Any business entity providing funds to an employee to enable that employee to proceed in good faith with the adoption of a child shall be eligible to receive a tax credit of up to ten thousand dollars for nonrecurring adoption expenses for each child that may be applied to taxes due under such business entity's state tax liability; except that, only one credit, of up to ten thousand dollars, is available for each child that is adopted.
- 4. Individuals and business entities may claim a tax credit for their total nonrecurring adoption expenses in each year that the expenses are incurred. A claim for fifty percent of the credit shall be allowed when the child is placed in the home. A claim for the remaining fifty percent shall be allowed when the adoption is final. The total of these tax credits shall not exceed the maximum limit of ten thousand dollars per child. The cumulative amount of tax credits which may be claimed by taxpayers claiming the credit for nonrecurring adoption expenses in any one fiscal year prior to July 1, 2004, shall not exceed two million dollars. The cumulative amount of tax credits that may be claimed by taxpayers claiming the credit for nonrecurring adoption expenses shall not be more than two million dollars but may be increased by appropriation in any fiscal year beginning on or after July 1, 2004. For all fiscal years beginning on or after July 1, 2006, applications to claim the adoption tax credit [for special needs children who are residents or wards of residents of this state at the time the adoption is initiated] shall be filed between July first and April fifteenth of each fiscal year.
- [4-] 5. Notwithstanding any provision of law to the contrary, any individual or business entity may assign, transfer or sell tax credits allowed in this section. Any sale of tax credits claimed pursuant to this section shall be at a discount rate of seventy-five percent or greater of the amount sold.
- 135.335. In the year of adoption and in any year thereafter in which the credit is carried forward pursuant to section 135.333, the credit shall be reduced by an amount equal to the state's cost of providing care, treatment, maintenance and services when:
- (1) The [special needs] child is placed, with no intent to return to the adoptive home, in foster care or residential treatment licensed or operated by the children's division, the division of youth services or the department of mental health; or
- (2) A juvenile court temporarily or finally relieves the adoptive parents of custody of the [special needs] child.

- 135.800. 1. The provisions of sections 135.800 to 135.830 shall be known and may be cited as the "Tax Credit Accountability Act of 2004".
 - 2. As used in sections 135.800 to 135.830, the following terms mean:
- (1) "Administering agency", the state agency or department charged with administering a particular tax credit program, as set forth by the program's enacting statute; where no department or agency is set forth, the department of revenue;
- (2) "Agricultural tax credits", the agricultural product utilization contributor tax credit created pursuant to section 348.430, the new generation cooperative incentive tax credit created pursuant to section 348.432, the family farm breeding livestock loan tax credit created under section 348.505, the qualified beef tax credit created under section 135.679, and the wine and grape production tax credit created pursuant to section 135.700;
- (3) "All tax credit programs", or "any tax credit program", the tax credit programs included in the definitions of agricultural tax credits, business recruitment tax credits, community development tax credits, domestic and social tax credits, entrepreneurial tax credits, environmental tax credits, financial and insurance tax credits, housing tax credits, redevelopment tax credits, and training and educational tax credits;
- (4) "Business recruitment tax credits", the business facility tax credit created pursuant to sections 135.110 to 135.150 and section 135.258, the enterprise zone tax benefits created pursuant to sections 135.200 to 135.270, the business use incentives for large-scale development programs created pursuant to sections 100.700 to 100.850, the development tax credits created pursuant to sections 32.100 to 32.125, the rebuilding communities tax credit created pursuant to section 135.535, the film production tax credit created pursuant to section 135.750, the enhanced enterprise zone created pursuant to sections 135.950 to 135.970, and the Missouri quality jobs program created pursuant to sections 620.1875 to 620.1900;
- (5) "Community development tax credits", the neighborhood assistance tax credit created pursuant to sections 32.100 to 32.125, the family development account tax credit created pursuant to sections 208.750 to 208.775, the dry fire hydrant tax credit created pursuant to section 320.093, and the transportation development tax credit created pursuant to section 135.545;
- (6) "Domestic and social tax credits", the youth opportunities tax credit created pursuant to section 135.460 and sections 620.1100 to 620.1103, the shelter for victims of domestic violence created pursuant to section 135.550, the senior citizen or disabled person property tax credit created pursuant to sections 135.010 to 135.035, the [special needs] adoption tax credit created pursuant to sections 135.325 to 135.339, the champion for children tax credit created pursuant to section 135.341, the maternity home tax credit created pursuant to section 135.600, the surviving spouse tax credit created pursuant to section 135.090, the residential treatment agency tax credit created pursuant to section 135.1150, the pregnancy resource center tax credit created pursuant to section 135.630, the food pantry tax credit created pursuant to section 135.647, the health care access fund tax credit created pursuant to section 135.575, the residential dwelling access tax credit created pursuant to section 135.562, the developmental disability care provider tax credit created under section 135.1180, the shared care tax credit created pursuant to section 192.2015, and the diaper bank tax credit created pursuant to section 135.621;
- (7) "Entrepreneurial tax credits", the capital tax credit created pursuant to sections 135.400 to 135.429, the certified capital company tax credit created pursuant to sections 135.500 to 135.529, the seed capital tax credit created pursuant to sections 348.300 to 348.318, the new enterprise creation tax credit created pursuant to sections 620.635 to 620.653, the research tax credit created pursuant to section 620.1039, the small business incubator tax credit created pursuant to section 620.495, the guarantee fee tax credit created pursuant to section 135.766, and the new generation cooperative tax credit created pursuant to sections 32.105 to 32.125;
- (8) "Environmental tax credits", the charcoal producer tax credit created pursuant to section 135.313, the wood energy tax credit created pursuant to sections 135.300 to 135.311, and the alternative fuel stations tax credit created pursuant to section 135.710;
- (9) "Financial and insurance tax credits", the bank franchise tax credit created pursuant to section 148.030, the bank tax credit for S corporations created pursuant to section 143.471, the exam fee tax credit created pursuant to section 148.400, the health insurance pool tax credit created pursuant to section 376.975, the life and health insurance guaranty tax credit created pursuant to section 376.745, the property and casualty guaranty tax credit created pursuant to section 375.774, and the self-employed health insurance tax credit created pursuant to section 143.119;
- (10) "Housing tax credits", the neighborhood preservation tax credit created pursuant to sections 135.475 to 135.487, the low-income housing tax credit created pursuant to sections 135.350 to 135.363, and the affordable housing tax credit created pursuant to sections 32.105 to 32.125;
- (11) "Recipient", the individual or entity who is the original applicant for and who receives proceeds from a tax credit program directly from the administering agency, the person or entity responsible for the reporting requirements established in section 135.805;

- (12) "Redevelopment tax credits", the historic preservation tax credit created pursuant to sections 253.545 to 253.559, the brownfield redevelopment program tax credit created pursuant to sections 447.700 to 447.718, the community development corporations tax credit created pursuant to sections 135.400 to 135.430, the infrastructure tax credit created pursuant to subsection 6 of section 100.286, the bond guarantee tax credit created pursuant to section 100.297, the disabled access tax credit created pursuant to section 135.490, the new markets tax credit created pursuant to section 135.680, and the distressed areas land assemblage tax credit created pursuant to section 99.1205;
- (13) "Training and educational tax credits", the Missouri works new jobs tax credit and Missouri works retained jobs credit created pursuant to sections 620.800 to 620.809.
- 210.160. 1. In every case involving an abused or neglected child which results in a judicial proceeding, the judge shall appoint a guardian ad litem to appear for and represent:
- (1) A child who is the subject of proceedings pursuant to sections 210.110 to 210.165 except proceedings under subsection 6 of section 210.152, sections 210.700 to 210.760, sections 211.442 to 211.487, or sections 453.005 to 453.170[, or proceedings to determine custody or visitation rights under sections 452.375 to 452.410]; or
- (2) A parent who is a minor, or who is a mentally ill person or otherwise incompetent, and whose child is the subject of proceedings under sections 210.110 to 210.165, sections 210.700 to 210.760, sections 211.442 to 211.487, or sections 453.005 to 453.170.
- 2. The judge, either sua sponte or upon motion of a party, may appoint a guardian ad litem to appear for and represent an abused or neglected child involved in proceedings arising under subsection 6 of section 210.152.
- 3. The guardian ad litem shall be provided with all reports relevant to the case made to or by any agency or person, shall have access to all records of such agencies or persons relating to the child or such child's family members or placements of the child, and upon appointment by the court to a case, shall be informed of and have the right to attend any and all family support team meetings involving the child. Employees of the division, officers of the court, law enforcement personnel, and employees of any agency involved shall fully inform the guardian ad litem of all aspects of the case of which they have knowledge or belief within forty-eight hours of an inquiry by a guardian ad litem.
- 4. The appointing judge shall require the guardian ad litem to faithfully discharge such guardian ad litem's duties, and upon failure to do so shall discharge such guardian ad litem and appoint another. The appointing judge shall have the authority to examine the general and criminal background of persons appointed as guardians ad litem, including utilization of the family care safety registry and access line pursuant to sections 210.900 to 210.937, to ensure the safety and welfare of the children such persons are appointed to represent. The judge in making appointments pursuant to this section shall give preference to persons who served as guardian ad litem for the child in the earlier proceeding, unless there is a reason on the record for not giving such preference.
- 5. The guardian ad litem may be awarded a reasonable fee for such services to be set by the court. The court, in its discretion, may award such fees as a judgment to be paid by any party to the proceedings or from public funds. If a guardian ad litem files a petition for termination of parental rights as permitted in section 211.447, costs shall be charged to the division. However, no fees as a judgment shall be taxed against a party or parties who have not been found to have abused or neglected a child or children. Such an award of guardian fees shall constitute a final judgment in favor of the guardian ad litem. Such final judgment shall be enforceable against the parties in accordance with chapter 513.
- 6. The court may designate volunteer advocates, who may or may not be attorneys licensed to practice law, to assist in the performance of the guardian ad litem duties for the court. Nonattorney volunteer advocates shall not provide legal representation. The court shall have the authority to examine the general and criminal background of persons designated as volunteer advocates, including utilization of the family care safety registry and access line pursuant to sections 210.900 to 210.937, to ensure the safety and welfare of the children such persons are designated to represent. The volunteer advocate shall be provided with all reports relevant to the case made to or by any agency or person, shall have access to all records of such agencies or persons relating to the child or such child's family members or placements of the child, and upon designation by the court to a case, shall be informed of and have the right to attend any and all family support team meetings involving the child. Any such designated person shall receive no compensation from public funds. This shall not preclude reimbursement for reasonable expenses.
- 7. Any person appointed to perform guardian ad litem duties shall have completed a training program in permanency planning and shall advocate for timely court hearings whenever possible to attain permanency for a child as expeditiously as possible to reduce the effects that prolonged foster care may have on a child. A nonattorney volunteer advocate shall have access to a court appointed attorney guardian ad litem should the circumstances of the particular case so require."; and

Further amend said bill and page, Section 210.652, Line 4, by inserting after said section and line the following:

- "211.444. The juvenile court may, upon petition of a guardian ad litem, the juvenile officer or a child-placing agency licensed under sections 210.481 to 210.536 in conjunction with a placement with such agency under subsection 6 of section 453.010 or a private attorney filing a petition for adoption under the provisions of chapter 453, terminate the rights of a parent or receive the consent to a specific adoption or waiver of consent to adoption executed by a parent or named father to a child, including a child who is a ward of the court, if the court finds that such termination, consent to a specific adoption, or waiver of consent to adoption is in the best interests of the child, and the parent or named father has, in a properly executed writing under section 453.030 or 453.050, consented to the termination of his or her parental rights, consented to a specific adoption, or waived consent to adoption.
- 211.447. 1. Any information that could justify the filing of a petition to terminate parental rights may be referred to the juvenile officer by any person. The juvenile officer shall make a preliminary inquiry and if it appears that the information could justify the filing of a petition, the juvenile officer may take further action, including filing a petition. If it does not appear to the juvenile officer that a petition should be filed, such officer shall so notify the informant in writing within thirty days of the referral. Such notification shall include the reasons that the petition will not be filed.
- 2. [Except as provided for in subsection 4 of this section,] A petition to terminate the parental rights of the child's parent or parents shall be filed by the juvenile officer or the division, or if such a petition has been filed by another party, the juvenile officer or the division shall seek to be joined as a party to the petition, when:
- (1) Information available to the juvenile officer or the division establishes that the child has been in foster care for at least fifteen of the most recent twenty-two months; or
- (2) A court of competent jurisdiction has determined the child to be an abandoned [infant] young child. For purposes of this subdivision, [an "infant"] a "young child" means any child [one year] three years of age or under at the time of filing of the petition. The court may find that [an infant] a young child has been abandoned if:
- (a) The parent has left the child under circumstances that the identity of the child was unknown and could not be ascertained, despite diligent searching, and the parent has not come forward to claim the child; or
- (b) The parent has, without good cause, left the child without any provision for parental support and without making arrangements to visit or communicate with the child, although able to do so **for a period of sixty days immediately prior to the filing of the petition for termination of parental rights**; or
 - (c) The parent has voluntarily relinquished [a] the child under section 210.950; or
 - (3) A court of competent jurisdiction has determined that the parent has:
 - (a) Committed murder of another child of the parent; or
 - (b) Committed voluntary manslaughter of another child of the parent; or
 - (c) Aided or abetted, attempted, conspired or solicited to commit such a murder or voluntary manslaughter; or
- (d) Committed a felony assault that resulted in serious bodily injury to the child or to another child of the parent; or
- (4) The parent has been found guilty of or pled guilty to [a felony violation of chapter 566 or 573 when the child or any child in the family was a victim, or a violation of section 568.020 or 568.065 when the child or any child in the family was a victim an offense under section 565.020, 565.021, 565.023, 565.024, 565.050, 567.050, 568.030, 568.045, 568.060, 568.065, 568.175, 573.023, 573.025, 573.035, 573.200, or 573.205 if a child was the victim or a felony offense under chapter 566 if a child was the victim.

As used in this subdivision, a "child" means any person who was under eighteen years of age at the time of the [erime and who resided with such parent or was related within the third degree of consanguinity or affinity to such parent] offense.

- 3. A termination of parental rights petition shall be filed by the juvenile officer or the division, or if such a petition has been filed by another party, the juvenile officer or the division shall seek to be joined as a party to the petition, within sixty days of the judicial determinations required in subsection 2 of this section, except as provided in subsection 4 of this section. Failure to comply with this requirement shall not deprive the court of jurisdiction to adjudicate a petition for termination of parental rights which is filed outside of sixty days.
- 4. If grounds exist for termination of parental rights pursuant to subsection 2 of this section, **the guardian** ad litem, the juvenile officer, or the division may, but is not required to, file a petition to terminate the parental rights of the child's parent or parents if:
 - (1) The child is being cared for by a relative; or

- (2) There exists a compelling reason for determining that filing such a petition would not be in the best interest of the child, as documented in the permanency plan which shall be made available for court review; or
 - (3) The family of the child has not been provided such services as provided for in section 211.183.
- 5. The juvenile officer, [o+] the division, or the guardian ad litem may file a petition to terminate the parental rights of the child's parent when it appears that one or more of the following grounds for termination exist:
- (1) The child has been abandoned. For purposes of this subdivision a "child" means any child over [one-year] three years of age at the time of filing of the petition. The court shall find that the child has been abandoned if, for a period of six months or longer:
- (a) The parent has left the child under such circumstances that the identity of the child was unknown and could not be ascertained, despite diligent searching, and the parent has not come forward to claim the child; or
- (b) The parent has, [without good cause, left the child without any provision for parental support and without making arrangements to visit or communicate with the child, although able to do so] for a period of six months immediately prior to the filing of the petition for termination of parental rights, willfully, substantially, and continuously neglected to provide the child with necessary care and protection;
- (2) The child has been abused or neglected. In determining whether to terminate parental rights pursuant to this subdivision, the court shall consider and make findings on the following conditions or acts of the parent:
- (a) A mental condition which is shown by competent evidence either to be permanent or such that there is no reasonable likelihood that the condition can be reversed and which renders the parent unable to knowingly provide the child the necessary care, custody and control;
- (b) Chemical dependency which prevents the parent from consistently providing the necessary care, custody and control of the child and which cannot be treated so as to enable the parent to consistently provide such care, custody and control;
- (c) A severe act or recurrent acts of physical, emotional or sexual abuse toward the child or any child in the family by the parent, including an act of incest, or by another under circumstances that indicate that the parent knew or should have known that such acts were being committed toward the child or any child in the family; or
- (d) Repeated or continuous failure by the parent, although physically or financially able, to provide the child with adequate food, clothing, shelter, or education as defined by law, or other care and control necessary for the child's physical, mental, or emotional health and development.

Nothing in this subdivision shall be construed to permit discrimination on the basis of disability or disease;

- (3) The child has been under the jurisdiction of the juvenile court for a period of one year, and the court finds that the conditions which led to the assumption of jurisdiction still persist, or conditions of a potentially harmful nature continue to exist, that there is little likelihood that those conditions will be remedied at an early date so that the child can be returned to the parent in the near future, or the continuation of the parent-child relationship greatly diminishes the child's prospects for early integration into a stable and permanent home. In determining whether to terminate parental rights under this subdivision, the court shall consider and make findings on the following:
- (a) The terms of a social service plan entered into by the parent and the division and the extent to which the parties have made progress in complying with those terms;
- (b) The success or failure of the efforts of the juvenile officer, the division or other agency to aid the parent on a continuing basis in adjusting his circumstances or conduct to provide a proper home for the child;
- (c) A mental condition which is shown by competent evidence either to be permanent or such that there is no reasonable likelihood that the condition can be reversed and which renders the parent unable to knowingly provide the child the necessary care, custody and control;
- (d) Chemical dependency which prevents the parent from consistently providing the necessary care, custody and control over the child and which cannot be treated so as to enable the parent to consistently provide such care, custody and control; or
- (4) The child was conceived and born as a result of an act of [foreible] rape [or rape in the first degree. When the biological father has pled guilty to, or is convicted of, the foreible rape or rape in the first degree of the birth mother, such a plea or conviction shall be conclusive evidence supporting the termination of the biological father's parental rights]; or
- (5) (a) The parent is unfit to be a party to the parent and child relationship because of a consistent pattern of committing a specific abuse including, but not limited to, specific conditions directly relating to the parent and child relationship which are determined by the court to be of a duration or nature that renders the parent unable for the reasonably foreseeable future to care appropriately for the ongoing physical, mental, or emotional needs of the child.

- (b) It is presumed that a parent is unfit to be a party to the parent and child relationship upon a showing that:
- a. Within a three-year period immediately prior to the termination adjudication, the parent's parental rights to one or more other children were involuntarily terminated pursuant to subsection 2 or 4 of this section or subdivision (1), (2), or (3) of this subsection or similar laws of other states;
- b. If the parent is the birth mother and within eight hours after the child's birth, the child's birth mother tested positive and over eight-hundredths of one percent blood alcohol content pursuant to testing under section 577.020 for alcohol, or tested positive for cocaine, heroin, methamphetamine, a controlled substance as defined in section 195.010, or a prescription drug as defined in section 196.973, excepting those controlled substances or prescription drugs present in the mother's body as a result of medical treatment administered to the mother, and the birth mother is the biological mother of at least one other child who was adjudicated an abused or neglected minor by the mother or the mother has previously failed to complete recommended treatment services by the children's division through a family-centered services case;
- c. If the parent is the birth mother and at the time of the child's birth or within eight hours after a child's birth the child tested positive for alcohol, cocaine, heroin, methamphetamine, a controlled substance as defined in section 195.010, or a prescription drug as defined in section 196.973, excepting those controlled substances or prescription drugs present in the mother's body as a result of medical treatment administered to the mother, and the birth mother is the biological mother of at least one other child who was adjudicated an abused or neglected minor by the mother or the mother has previously failed to complete recommended treatment services by the children's division through a family-centered services case; [or]
- d. Within a three-year period immediately prior to the termination adjudication, the parent has pled guilty to or has been convicted of a felony involving the possession, distribution, or manufacture of cocaine, heroin, or methamphetamine, and the parent is the biological parent of at least one other child who was adjudicated an abused or neglected minor by such parent or such parent has previously failed to complete recommended treatment services by the children's division through a family-centered services case; or
- e. For at least fifteen of the twenty-two months prior to the filing of the petition, the child has been in an out-of-home placement.
- 6. The juvenile court may terminate the rights of a parent to a child upon a petition filed by the **guardian** ad litem, juvenile officer, or the division, or in adoption cases, by a prospective parent, if the court finds that the termination is in the best interest of the child and when it appears by clear, cogent and convincing evidence that grounds exist for termination pursuant to subsection 2, 4 or 5 of this section.
- 7. When considering whether to terminate the parent-child relationship pursuant to subsection 2 or 4 of this section or subdivision (1), (2), or (3) of subsection 5 of this section, the court shall evaluate and make findings on the following factors, when appropriate and applicable to the case:
 - (1) The emotional ties to the birth parent;
 - (2) The extent to which the parent has maintained regular visitation or other contact with the child;
- (3) The extent of payment by the parent for the cost of care and maintenance of the child when financially able to do so including the time that the child is in the custody of the division or other child-placing agency;
- (4) Whether additional services would be likely to bring about lasting parental adjustment enabling a return of the child to the parent within an ascertainable period of time;
 - (5) The parent's disinterest in or lack of commitment to the child;
- (6) The conviction of the parent of a felony offense that the court finds is of such a nature that the child will be deprived of a stable home for a period of years; provided, however, that incarceration in and of itself shall not be grounds for termination of parental rights;
- (7) Deliberate acts of the parent or acts of another of which the parent knew or should have known that subjects the child to a substantial risk of physical or mental harm.
- 8. The court may attach little or no weight to infrequent visitations, communications, or contributions. It is irrelevant in a termination proceeding that the maintenance of the parent-child relationship may serve as an inducement for the parent's rehabilitation.
- 9. In actions for adoption pursuant to chapter 453, the court may hear and determine the issues raised in a petition for adoption containing a prayer for termination of parental rights filed with the same effect as a petition permitted pursuant to subsection 2, 4, or 5 of this section.
- 10. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care, for the removal of custody of a child from the parent, or for the termination of parental rights without a specific showing that there is a causal relation between the disability or disease and harm to the child.

- 11. A court of competent jurisdiction may terminate the parental rights of a biological father of a child if he is an alleged perpetrator of forcible rape under section 566.030 as it existed prior to August 28, 2013, or rape in the first degree under section 566.030 that resulted in the conception and birth of the child. The biological mother who is the victim of [the forcible] rape [or rape in the first degree] that resulted in the conception and birth of the child or, if she is a minor, someone on her behalf may file a petition to terminate the parental rights of the biological father. The court may terminate the parental rights of the biological father if the court finds that by:
- (1) Clear, cogent, and convincing evidence the biological father committed the act of [foreible] rape [orrape in the first degree] against the biological mother;
- (2) Clear, cogent, and convincing evidence the child was conceived as a result of that act of [foreible] rape [or rape in the first degree]; and
- (3) The preponderance of the evidence the termination of the parental rights of the biological father is in the best interests of the child.
- 12. In any action to terminate the parental rights of the biological father under subsection 11 of this section or subdivision (5) of subsection 5 of this section, a court of competent jurisdiction may order that the mother and the child conceived and born as a result of [foreible] rape [or rape in the first degree] are entitled to obtain from the biological father certain payments, support, beneficiary designations, or other financial benefits. The court shall issue such order only if the mother gives her consent; provided, that the court shall first inform the mother that such order may require or obligate the mother to have continuous or future communication and contact with the biological father. Such order shall be issued without the biological father being entitled to or granted any custody, guardianship, visitation privileges, or other parent-child relationship, and may include any or all of the following:
- (1) Payment for the reasonable expenses of the mother or the child, or both, related to pregnancy, labor, delivery, postpartum care, newborn care, or early childhood care;
 - (2) Child support under this chapter or chapter 210, 452, or 454;
- (3) All rights of the child to inherit under the probate code, as defined in section 472.010; provided that, for purposes of intestate succession, the biological father or his kindred shall have no right to inherit from or through the child:
- (4) The designation of the child as the beneficiary of a life or accidental death insurance policy, annuity, contract, plan, or other product sold or issued by a life insurance company; or
- (5) Any other payments, support, beneficiary designations, or financial benefits that are in the best interests of the child or for the reasonable expenses of the mother, or both.

If the mother declines to seek a court order for child support under this subsection, no state agency shall require the mother to do so in order to receive public assistance benefits for herself or the child, including, but not limited to, benefits for temporary assistance for needy families, supplemental nutrition assistance program, or MO HealthNet. The court order terminating the parental rights of the biological father under subdivision (5) of subsection 5 of this section or subsection 11 of this section shall serve as a sufficient basis for a good cause or other exemptions under 42 U.S.C. Section 654(29) and the state agency shall not require the mother or the child to otherwise provide the identity, location, income, or assets of the biological father or have contact or communicate with the biological father. However, nothing in this subsection shall prohibit a state agency from requesting that the mother assign any child support rights she receives under this subsection to the state as a condition of receipt of public assistance benefits under applicable federal and state law.

453.030. 1. In all cases the approval of the court of the adoption shall be required and such approval shall be given or withheld as the welfare of the person sought to be adopted may, in the opinion of the court, demand.

- 2. The written consent of the person to be adopted shall be required in all cases where the person sought to be adopted is fourteen years of age or older, except where the court finds that such child has not sufficient mental capacity to give the same. In a case involving a child under fourteen years of age, the guardian ad litem shall ascertain the child's wishes and feelings about his or her adoption by conducting an interview or interviews with the child, if appropriate based on the child's age and maturity level, which shall be considered by the court as a factor in determining if the adoption is in the child's best interests.
- 3. With the exceptions specifically enumerated in section 453.040, when the person sought to be adopted is under the age of eighteen years, the written consent of the following persons shall be required and filed in and made a part of the files and record of the proceeding:
 - (1) The mother of the child;
 - (2) Any man who:

- (a) Is presumed to be the father pursuant to subdivision (1), (2), or (3) of subsection 1 of section 210.822; or
- (b) Has filed an action to establish his paternity in a court of competent jurisdiction no later than fifteen days after the birth of the child and has served a copy of the petition on the mother in accordance with section 506.100; or
- (c) Filed with the putative father registry pursuant to section 192.016 a notice of intent to claim paternity or an acknowledgment of paternity either prior to or within fifteen days after the child's birth, and has filed an action to establish his paternity in a court of competent jurisdiction no later than fifteen days after the birth of the child; and
 - (3) The child's current adoptive parents or other legally recognized mother and father.

Upon request by the petitioner and within one business day of such request, the clerk of the local court shall verify whether such written consents have been filed with the court.

- 4. The written consent required in subdivisions (2) and (3) of subsection 3 of this section may be executed before or after the birth of the child or before or after the commencement of the adoption proceedings, and shall be executed in front of a judge or acknowledged before a notary public. If consent is executed in front of a judge, it shall be the duty of the judge to advise the consenting birth parent of the consequences of the consent. In lieu of such acknowledgment, the signature of the person giving such written consent shall be witnessed by the signatures of at least two adult persons whose signatures and addresses shall be plainly written thereon. The two adult witnesses shall not be the prospective adoptive parents or any attorney representing a party to the adoption proceeding other than the attorney representing the party signing the consent. The notary public or witnesses shall verify the identity of the party signing the consent. Notwithstanding any other provision of law to the contrary, a properly executed written consent under this subsection shall be considered irrevocable.
- 5. The written consent required in subdivision (1) of subsection 3 of this section by the birth mother shall not be executed anytime before the child is forty-eight hours old. Such written consent shall be executed in front of a judge or acknowledged before a notary public. If consent is executed in front of a judge, it shall be the duty of the judge to advise the consenting party of the consequences of the consent. In lieu of acknowledgment before a notary public, the signature of the person giving such written consent shall be witnessed by the signatures of at least two adult persons who are present at the execution whose signatures and addresses shall be plainly written thereon and who determine and certify that the consent is knowingly and freely given. The two adult witnesses shall not be the prospective adoptive parents or any attorney representing a party to the adoption proceeding other than the attorney representing the party signing the consent. The notary public or witnesses shall verify the identity of the party signing the consent.
- 6. A consent is final when executed, unless the consenting party, prior to a final decree of adoption, alleges and proves by clear and convincing evidence that the consent was not freely and voluntarily given. The burden of proving the consent was not freely and voluntarily given shall rest with the consenting party. Consents in all cases shall have been executed not more than six months prior to the date the petition for adoption is filed.
- 7. A consent form shall be developed through rules and regulations promulgated by the department of social services. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536. If a written consent is obtained after August 28, 1997, but prior to the development of a consent form by the department and the written consent complies with the provisions of subsection 8 of this section, such written consent shall be deemed valid.
 - 8. However, the consent form must specify that:
- (1) The birth parent understands the importance of identifying all possible fathers of the child and may provide the names of all such persons; and
- (2) The birth parent understands that if he denies paternity, but consents to the adoption, he waives any future interest in the child.
- 9. The written consent to adoption required by subsection 3 and executed through procedures set forth in subsection 5 of this section shall be valid and effective even though the parent consenting was under eighteen years of age, if such parent was represented by a guardian ad litem, at the time of the execution thereof.
- 10. Where the person sought to be adopted is eighteen years of age or older, his or her written consent alone to his or her adoption shall be sufficient.
- 11. A birth parent, including a birth parent less than eighteen years of age, shall have the right to legal representation and payment of any reasonable legal fees incurred throughout the adoption process. In addition, the court may appoint an attorney to represent a birth parent if:
- (1) The court determines that a birth parent is in need of representation by counsel or a birth parent requests such representation;

- (2) The court finds that hiring an attorney to represent such birth parent would cause a financial hardship for the birth parent; and
 - (3) The birth parent is not already represented by counsel.
- 12. [Except in cases where the court determines that the adoptive parents are unable to pay reasonable attorney fees and appoints pro bono counsel for the birth parents, the court shall order the costs of the attorney fees incurred pursuant to subsection 11 of this section to be paid by the prospective adoptive parents or the child-placing agency.
- 13.] The court shall receive and acknowledge a written consent to adoption properly executed by a birth parent under this section when such consent is in the best interests of the child.
 - 453.040. The consent to the adoption of a child is not required of:
- (1) A parent whose rights with reference to the child have been terminated pursuant to law, including section 211.444 or section 211.447 or other similar laws in other states;
 - (2) A parent of a child who has legally consented to a future adoption of the child;
 - (3) A parent whose identity is unknown and cannot be ascertained at the time of the filing of the petition;
- (4) A man who has not been established to be the father and who is not presumed by law to be the father, and who, after the conception of the child, executes a verified statement denying paternity and disclaiming any interest in the child and acknowledging that this statement is irrevocable when executed and follows the consent as set forth in section 453.030;
- (5) A parent or other person who has not executed a consent and who, after proper service of process, fails to file an answer or make an appearance in a proceeding for adoption or for termination of parental rights at the time such cause is heard;
- (6) A parent who has a mental condition which is shown by competent evidence either to be permanent or such that there is no reasonable likelihood that the condition can be reversed and which renders the parent unable to knowingly provide the child the necessary care, custody and control;
- (7) A parent who has for a period of at least six months, for a child [one year] three years of age or older, or at least sixty days, for a child under [one year] three years of age, immediately prior to the filing of the petition for adoption, [willfully abandoned the child or, for a period of at least six months immediately prior to the filing of the petition for adoption,] willfully, substantially, and continuously neglected to provide [him] the child with necessary care and protection;
- (8) A parent whose rights to the child may be terminated for any of the grounds set forth in section 211.447 and whose rights have been terminated after hearing and proof of such grounds as required by sections 211.442 to 211.487. Such petition for termination may be filed as a count in an adoption petition.
- 453.080. 1. The court shall conduct a hearing to determine whether the adoption shall be finalized. If their attorney appears in person, out-of-state adoptive petitioners may appear by video conference. During such hearing, the court shall ascertain whether:
- (1) The person sought to be adopted, if a child, has been in the lawful and actual custody of the petitioner for a period of at least six months prior to entry of the adoption decree; except that the six-month period may be waived if the person sought to be adopted is a child who is under the prior and continuing jurisdiction of a court pursuant to chapter 211 and the person desiring to adopt the child is the child's current foster parent. Lawful and actual custody shall include a transfer of custody pursuant to the laws of this state, another state, a territory of the United States, or another country;
- (2) The court has received and reviewed a postplacement assessment on the monthly contacts with the adoptive family pursuant to section 453.077, except for good cause shown in the case of a child adopted from a foreign country;
 - (3) The court has received and reviewed an updated financial affidavit;
- (4) The court has received the recommendations of the guardian ad litem and has received and reviewed the recommendations of the person placing the child, the person making the assessment and the person making the postplacement assessment;
 - (5) There is compliance with the Indian Child Welfare Act, if applicable;
- (6) There is compliance with the Interstate Compact on the Placement of Children pursuant to section 210.620; and
- (7) It is fit and proper that such adoption should be made **and that the adoption is in the best interests of the child**.

- 2. If a petition for adoption has been filed pursuant to section 453.010 and a transfer of custody has occurred pursuant to section 453.110, the court may authorize the filing for finalization in another state if the adoptive parents are domiciled in that state.
- 3. If the court determines the adoption should be finalized, a decree shall be issued setting forth the facts and ordering that from the date of the decree the adoptee shall be for all legal intents and purposes the child of the petitioner or petitioners. The court may decree that the name of the person sought to be adopted be changed, according to the prayer of the petition.
- 4. Before the completion of an adoption, the exchange of information among the parties shall be at the discretion of the parties. Prospective adoptive parents and birth parents may enter into a written post adoption contact agreement to allow contact, communication, and the exchange of photographs after the adoption between the adoptive parents and the birth parents. The court shall not order any party to enter into a post adoption contact agreement. The agreement shall be filed with and approved by the court at or before the finalization of the adoption. The court shall approve an agreement only if the agreement is in the best interests of the child. The court may enforce or modify an agreement made under this subsection unless such enforcement or modification is not in the best interests of the child. The agreement shall include:
- (1) An acknowledgment by the birth parents that the adoption is irrevocable, even if the adoptive parents do not abide by the post adoption contact agreement;
- (2) An acknowledgment by the adoptive parents that the agreement grants the birth parents the right to seek to enforce the provisions of the post adoption contact agreement. Remedies for a breach of the agreement shall include specific performance of the terms of the agreement; provided, that nothing in the agreement shall preclude a party seeking to enforce the agreement from utilizing child welfare mediation before, or in addition to, the commencement of a civil action for specific enforcement;
- (3) An acknowledgment that the post adoption contact agreement shall be filed with and approved by the court in order to be enforceable; and
- (4) An acknowledgment that the birth parents' consent to the adoption was not conditioned on the post adoption contact agreement and that acceptance of the agreement is fully voluntary.

Upon completion of an adoption, further contact among the parties shall be at the discretion of the adoptive parents or in accordance with a post adoption contact agreement executed under this subsection. The court shall not have jurisdiction to deny an exchange of identifying information between an adoptive parent and a birth parent.

- 5. Before the completion of an adoption, the court shall make available to the birth parent or parents a contact preference form developed by the state registrar pursuant to section 193.128 and provided to the court by the department of health and senior services. If a birth parent chooses to complete the form, the clerk of the court shall send the form with the certificate of decree of adoption to the state registrar. Such form shall accompany the original birth certificate of the adopted person and may be updated by a birth parent at any time upon the request of the birth parent.
- 453.121. 1. As used in this section, unless the context clearly indicates otherwise, the following terms mean:
 - (1) "Adopted adult", any adopted person who is eighteen years of age or over;
 - (2) "Adopted child", any adopted person who is less than eighteen years of age;
 - (3) "Adult sibling", any brother or sister of the whole or half blood who is eighteen years of age or over;
 - (4) "Biological parent", the natural and biological mother or father of the adopted child;
- (5) "Identifying information", individually identifying information [which includes the name, date of birth, place of birth and last known address of the biological parent] for or about a unique individual, including information likely to disclose the contact information, location, or identity of such individual;
 - (6) "Lineal descendant", [a legal descendant of a person] as defined in section 472.010;
- (7) "Nonidentifying information", information [concerning the physical description, nationality, religious-background and medical history of the biological parent or sibling that is not identifying information.
- 2. All papers, records, and information pertaining to an adoption whether part of any permanent record or file may be disclosed only in accordance with this section.
- 3. Nonidentifying information, if known, concerning undisclosed biological parents or siblings shall be furnished by the child-placing agency or the juvenile court to the adoptive parents, legal guardians, adopted adult or the adopted adult's lineal descendants if the adopted adult is deceased, upon written request therefor.
- 4. An adopted adult, or the adopted adult's lineal descendants if the adopted adult is deceased, may make a written request to the circuit court having original jurisdiction of such adoption to secure and disclose information identifying the adopted adult's biological parents. If the biological parents have consented to the release of

identifying information under subsection 8 of this section, the court shall disclose such identifying information to the adopted adult or the adopted adult's lineal descendants if the adopted adult is deceased. If the biological parents have not consented to the release of identifying information under subsection 8 of this section, the court shall, within ten days of receipt of the request, notify in writing the child-placing agency or juvenile court personnel having access to the information requested of the request by the adopted adult or the adopted adult's lineal descendants.

- 5. Within three months after receiving notice of the request of the adopted adult, or the adopted adult's lineal descendants, the child-placing agency or the juvenile court personnel shall make reasonable efforts to notify the biological parents of the request of the adopted adult or the adopted adult's lineal descendants. The child-placing agency or juvenile court personnel may charge actual costs to the adopted adult or the adopted adult's lineal descendants for the cost of making such search. All communications under this subsection are confidential. For purposes of this subsection, "notify" means a personal and confidential contact with the biological parent of the adopted adult, which initial contact shall be made by an employee of the child-placing agency which processed the adoption, juvenile court personnel or some other licensed child-placing agency designated by the child-placing agency or juvenile court. Nothing in this section shall be construed to permit the disclosure of communications privileged pursuant to section 491.060. At the end of three months, the child-placing agency or juvenile court personnel shall file a report with the court stating that each biological parent that was located was given the following information:
 - (1) The nature of the identifying information to which the agency has access;
 - (2) The nature of any nonidentifying information requested;
 - (3) The date of the request of the adopted adult or the adopted adult's lineal descendants;
- (4) The right of the biological parent to file an affidavit with the court stating that the identifying information should be disclosed;
- (5) The effect of a failure of the biological parent to file an affidavit stating that the identifying information should be disclosed.
- 6. If the child-placing agency or juvenile court personnel reports to the court that it has been unable to notify the biological parent within three months, the identifying information shall not be disclosed to the adopted adult or the adopted adult's lineal descendants. Additional requests for the same or substantially the same information may not be made to the court within one year from the end of the three-month period during which the attempted notification was made, unless good cause is shown and leave of court is granted.
- 7. If, within three months, the child-placing agency or juvenile court personnel reports to the court that it has notified the biological parent pursuant to subsection 5 of this section, the court shall receive the identifying information from the child-placing agency. If an affidavit duly executed by a biological parent authorizing the release of information is filed with the court or if a biological parent is found to be deceased, the court shall disclose the identifying information as to that biological parent to the adopted adult or the adopted adult's lineal descendants if the adopted adult is deceased, provided that the other biological parent either:
 - (1) Is unknown;
 - (2) Is known but cannot be found and notified pursuant to subsection 5 of this section;
 - (3) Is deceased; or
 - (4) Has filed with the court an affidavit authorizing release of identifying information.

If the biological parent fails or refuses to file an affidavit with the court authorizing the release of identifying information, then the identifying information shall not be released to the adopted adult. No additional request for the same or substantially the same information may be made within three years of the time the biological parent fails or refuses to file an affidavit authorizing the release of identifying information.

- 8. Notwithstanding any provision of law, all information, including identifying information, shall be released to an adopted adult if the adopted adult's biological parent lost his or her parental rights through a nonconsensual termination of parental rights proceeding.
- 9. Any adopted adult whose adoption was finalized in this state or whose biological parents had their parental rights terminated in this state may request the court to secure and disclose identifying information concerning an adult sibling. Identifying information pertaining exclusively to the adult sibling, whether part of the permanent record of a file in the court or in an agency, shall be released only upon consent of that adult sibling.
- [9:] 10. The central office of the children's division within the department of social services shall maintain a registry by which biological parents, adult siblings, and adoptive adults may indicate their desire to be contacted by each other. The division may request such identification for the registry as a party may possess to assure positive

identifications. At the time of registry, a biological parent or adult sibling may consent in writing to the release of identifying information to an adopted adult. If such a consent has not been executed and the division believes that a match has occurred on the registry between biological parents or adult siblings and an adopted adult, an employee of the division shall make the confidential contact provided in subsection 5 of this section with the biological parents or adult siblings and with the adopted adult. If the division believes that a match has occurred on the registry between one biological parent or adult sibling and an adopted adult, an employee of the division shall make the confidential contact provided by subsection 5 of this section with the biological parent or adult sibling. The division shall then attempt to make such confidential contact with the other biological parent, and shall proceed thereafter to make such confidential contact with the adopted adult only if the division determines that the other biological parent meets one of the conditions specified in subsection 7 of this section. The biological parent, adult sibling, or adopted adult may refuse to go forward with any further contact between the parties when contacted by the division.

- [10.] 11. The provisions of this section, except as provided in subsection 5 of this section governing the release of identifying and nonidentifying adoptive information apply to adoptions completed before and after August 13, 1986.
- [11.] 12. All papers, records, and information known to or in the possession of an adoptive parent or adoptive child that pertain to an adoption, regardless of whether part of any permanent record or file, may be disclosed by the adoptive parent or adoptive child. The provisions of this subsection shall not be construed to create a right to have access to information not otherwise allowed under this section.
- 453.350. 1. Beginning July 1, 2014, all Missouri foster children fifteen years of age or older shall receive a visit to a Missouri state university or a Missouri state community or technical college in the foster child's area or an armed services recruiter before the foster child may be adopted or otherwise terminated by foster care unless waived by the family support team. Such visit shall be in addition to any other services that older youth are usually provided and shall include the entry application process, financial support application and availability, career options with academic or technical training, a tour of the school, and other information and experience desired.
- 2. Beginning July 1, 2014, all youth fifteen years of age or older in the division of youth services program shall receive a visit to a Missouri state university or a Missouri state community or technical college in the youth's area or an armed services recruiter before the youth's custody or training is completed unless waived by the family support team. Such visit shall be in addition to any other services that older youth are usually provided and shall include the entry application process, financial support application and availability, career options with academic or technical training, a tour of the school, and other information and experience desired.
- 3. Agencies [defined] described in subsection [2] 5 of section 210.112 that are providing foster care case management services for foster children can document and, if requested, shall receive from the Missouri department of social services reimbursement for costs associated with meeting the requirements of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

On motion of Representative Wood, House Amendment No. 3 was adopted.

Representative Mitten offered House Amendment No. 4.

House Amendment No. 4

AMEND House Bill No. 1613, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "37.717. 1. The office shall create a safety reporting system in which employees of the children's division may report information regarding the safety of those served by the children's division and the safety of such division's employees.
- 2. The identity of any individual who reports to or participates in the reporting system under subsection 1 of this section shall:
- (1) Be sealed from inspection by the public or any other entity or individual who is otherwise provided access to the department of social services's confidential records;
 - (2) Not be subject to discovery or introduction into evidence in any civil proceeding; and

- (3) Be disclosed only as necessary to carry out the purpose of the reporting system under subsection 1 of this section.
- 3. Any criminal act reported into the reporting system under subsection 1 of this section shall be disclosed by the office of child advocate to the appropriate law enforcement agency or prosecuting or city attorney.
- 4. Any investigation conducted as a result of a report made under this section shall be conducted by an unbiased and disinterested investigator.
- 193.075. 1. The forms of certificates and reports required by sections 193.005 to 193.325 or by regulations adopted hereunder shall include as a minimum the items recommended by the federal agency responsible for national vital statistics.
- 2. Each certificate, report, and other document required by sections 193.005 to 193.325 shall be on a form or in a format prescribed by the state registrar.
 - 3. All vital records shall contain the date received for registration.
- 4. Information required in certificates or reports authorized by sections 193.005 to 193.325 may be filed and registered by photographic, electronic, or other means as prescribed by the state registrar.
- 5. In addition to other personal data required by the registrar to be entered on a birth certificate, each parent shall furnish to the registrar the Social Security account number, or numbers if applicable, issued to the parent unless the registrar finds good cause for not requiring the furnishing of such number or numbers. Good cause shall be determined in accordance with regulations established by the Secretary of the United States Department of Health and Human Services. The registrar shall make numbers furnished under this section available to the family support division and the children's division of the department of social services. Such numbers shall not be recorded on the birth certificate. The family support division shall not use any Social Security number furnished under the section for any purpose other than for the establishment and enforcement of child support obligations, and the confidentiality provisions and penalties contained in section 454.440 shall apply. The children's division shall not use any Social Security number furnished under this section for any purpose other than providing access to social services or verifying the identity of a parent of a child whose birth record information is provided under section 210.156 and the confidentiality provisions of section 210.156 shall apply. Nothing in this section shall be construed to prohibit the department of health and senior services from using Social Security numbers for statistical purposes.

193.265. 1. For the issuance of a certification or copy of a death record, the applicant shall pay a fee of thirteen dollars for the first certification or copy and a fee of ten dollars for each additional copy ordered at that time. For the issuance of a certification or copy of a birth, marriage, divorce, or fetal death record, the applicant shall pay a fee of fifteen dollars. No fee shall be required or collected for a certification of birth, death, or marriage if the request for certification is made by the children's division, the division of youth services, a guardian ad litem, a parent or guardian of a homeless child or homeless youth as defined in subsection 1 of section 167,020, an unaccompanied youth as defined in 42 U.S.C. Section 11434a(6), or a juvenile officer on behalf of a child or person under twenty-one years of age who has come under the jurisdiction of the juvenile court under section 211.031. All fees shall be deposited to the state department of revenue. Beginning August 28, 2004, for each vital records fee collected, the director of revenue shall credit four dollars to the general revenue fund, five dollars to the children's trust fund, one dollar shall be credited to the endowed care cemetery audit fund, and three dollars for the first copy of death records and five dollars for birth, marriage, divorce, and fetal death records shall be credited to the Missouri public services health fund established in section 192.900. Money in the endowed care cemetery audit fund shall be available by appropriation to the division of professional registration to pay its expenses in administering sections 214.270 to 214.410. All interest earned on money deposited in the endowed care cemetery audit fund shall be credited to the endowed care cemetery fund. Notwithstanding the provisions of section 33.080 to the contrary, money placed in the endowed care cemetery audit fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium exceeds three times the amount of the appropriation from the endowed care cemetery audit fund for the preceding fiscal year. The money deposited in the public health services fund under this section shall be deposited in a separate account in the fund, and moneys in such account, upon appropriation, shall be used to automate and improve the state vital records system, and develop and maintain an electronic birth and death registration system. For any search of the files and records, when no record is found, the state shall be entitled to a fee equal to the amount for a certification of a vital record for a fiveyear search to be paid by the applicant. For the processing of each legitimation, adoption, court order or recording after the registrant's twelfth birthday, the state shall be entitled to a fee equal to the amount for a certification of a

vital record. Except whenever a certified copy or copies of a vital record is required to perfect any claim of any person on relief, or any dependent of any person who was on relief for any claim upon the government of the state or United States, the state registrar shall, upon request, furnish a certified copy or so many certified copies as are necessary, without any fee or compensation therefor.

- 2. For the issuance of a certification of a death record by the local registrar, the applicant shall pay a fee of thirteen dollars for the first certification or copy and a fee of ten dollars for each additional copy ordered at that time. For the issuance of a certification or copy of a birth, marriage, divorce, or fetal death record, the applicant shall pay a fee of fifteen dollars; except that, in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, a donation of one dollar may be collected by the local registrar over and above any fees required by law when a certification or copy of any marriage license or birth certificate is provided, with such donations collected to be forwarded monthly by the local registrar to the county treasurer of such county and the donations so forwarded to be deposited by the county treasurer into the housing resource commission fund to assist homeless families and provide financial assistance to organizations addressing homelessness in such county. The local registrar shall include a check-off box on the application form for such copies. All fees, other than the donations collected in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants for marriage licenses and birth certificates, shall be deposited to the official city or county health agency. A certified copy of a death record by the local registrar can only be issued within twenty-four hours of receipt of the record by the local registrar. Computergenerated certifications of death records may be issued by the local registrar after twenty-four hours of receipt of the records. The fees paid to the official county health agency shall be retained by the local agency for local public health purposes.
- 3. An unaccompanied youth as defined in 42 U.S.C. Section 11434a(6) shall be eligible to receive a certification or copy of his or her own birth record without the consent or signature of his or her parent or guardian.
- 208.151. 1. Medical assistance on behalf of needy persons shall be known as "MO HealthNet". For the purpose of paying MO HealthNet benefits and to comply with Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301, et seq.) as amended, the following needy persons shall be eligible to receive MO HealthNet benefits to the extent and in the manner hereinafter provided:
 - (1) All participants receiving state supplemental payments for the aged, blind and disabled;
- (2) All participants receiving aid to families with dependent children benefits, including all persons under nineteen years of age who would be classified as dependent children except for the requirements of subdivision (1) of subsection 1 of section 208.040. Participants eligible under this subdivision who are participating in treatment court, as defined in section 478.001, shall have their eligibility automatically extended sixty days from the time their dependent child is removed from the custody of the participant, subject to approval of the Centers for Medicare and Medicaid Services;
 - (3) All participants receiving blind pension benefits;
- (4) All persons who would be determined to be eligible for old age assistance benefits, permanent and total disability benefits, or aid to the blind benefits under the eligibility standards in effect December 31, 1973, or less restrictive standards as established by rule of the family support division, who are sixty-five years of age or over and are patients in state institutions for mental diseases or tuberculosis;
- (5) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children except for the requirements of subdivision (2) of subsection 1 of section 208.040, and who are residing in an intermediate care facility, or receiving active treatment as inpatients in psychiatric facilities or programs, as defined in 42 U.S.C. Section 1396d, as amended;
- (6) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children benefits except for the requirement of deprivation of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;
 - (7) All persons eligible to receive nursing care benefits;
- (8) All participants receiving family foster home or nonprofit private child-care institution care, subsidized adoption benefits and parental school care wherein state funds are used as partial or full payment for such care;
- (9) All persons who were participants receiving old age assistance benefits, aid to the permanently and totally disabled, or aid to the blind benefits on December 31, 1973, and who continue to meet the eligibility requirements, except income, for these assistance categories, but who are no longer receiving such benefits because of the implementation of Title XVI of the federal Social Security Act, as amended;
- (10) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child in the home;

- (11) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child who is deprived of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;
- (12) Pregnant women or infants under one year of age, or both, whose family income does not exceed an income eligibility standard equal to one hundred eighty-five percent of the federal poverty level as established and amended by the federal Department of Health and Human Services, or its successor agency;
- (13) Children who have attained one year of age but have not attained six years of age who are eligible for medical assistance under 6401 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989). The family support division shall use an income eligibility standard equal to one hundred thirty-three percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency;
- (14) Children who have attained six years of age but have not attained nineteen years of age. For children who have attained six years of age but have not attained nineteen years of age, the family support division shall use an income assessment methodology which provides for eligibility when family income is equal to or less than equal to one hundred percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency. As necessary to provide MO HealthNet coverage under this subdivision, the department of social services may revise the state MO HealthNet plan to extend coverage under 42 U.S.C. Section 1396a(a)(10)(A)(i)(III) to children who have attained six years of age but have not attained nineteen years of age as permitted by paragraph (2) of subsection (n) of 42 U.S.C. Section 1396a using a more liberal income assessment methodology as authorized by paragraph (2) of subsection (r) of 42 U.S.C. Section 1396a;
- (15) The family support division shall not establish a resource eligibility standard in assessing eligibility for persons under subdivision (12), (13) or (14) of this subsection. The MO HealthNet division shall define the amount and scope of benefits which are available to individuals eligible under each of the subdivisions (12), (13), and (14) of this subsection, in accordance with the requirements of federal law and regulations promulgated thereunder;
- (16) Notwithstanding any other provisions of law to the contrary, ambulatory prenatal care shall be made available to pregnant women during a period of presumptive eligibility pursuant to 42 U.S.C. Section 1396r-1, as amended:
- (17) A child born to a woman eligible for and receiving MO HealthNet benefits under this section on the date of the child's birth shall be deemed to have applied for MO HealthNet benefits and to have been found eligible for such assistance under such plan on the date of such birth and to remain eligible for such assistance for a period of time determined in accordance with applicable federal and state law and regulations so long as the child is a member of the woman's household and either the woman remains eligible for such assistance or for children born on or after January 1, 1991, the woman would remain eligible for such assistance if she were still pregnant. Upon notification of such child's birth, the family support division shall assign a MO HealthNet eligibility identification number to the child so that claims may be submitted and paid under such child's identification number;
- (18) Pregnant women and children eligible for MO HealthNet benefits pursuant to subdivision (12), (13) or (14) of this subsection shall not as a condition of eligibility for MO HealthNet benefits be required to apply for aid to families with dependent children. The family support division shall utilize an application for eligibility for such persons which eliminates information requirements other than those necessary to apply for MO HealthNet benefits. The division shall provide such application forms to applicants whose preliminary income information indicates that they are ineligible for aid to families with dependent children. Applicants for MO HealthNet benefits under subdivision (12), (13) or (14) of this subsection shall be informed of the aid to families with dependent children program and that they are entitled to apply for such benefits. Any forms utilized by the family support division for assessing eligibility under this chapter shall be as simple as practicable;
- (19) Subject to appropriations necessary to recruit and train such staff, the family support division shall provide one or more full-time, permanent eligibility specialists to process applications for MO HealthNet benefits at the site of a health care provider, if the health care provider requests the placement of such eligibility specialists and reimburses the division for the expenses including but not limited to salaries, benefits, travel, training, telephone, supplies, and equipment of such eligibility specialists. The division may provide a health care provider with a part-time or temporary eligibility specialist at the site of a health care provider if the health care provider requests the placement of such an eligibility specialist and reimburses the division for the expenses, including but not limited to the salary, benefits, travel, training, telephone, supplies, and equipment, of such an eligibility specialist. The division may seek to employ such eligibility specialists who are otherwise qualified for such positions and who are current or former welfare participants. The division may consider training such current or former welfare participants as eligibility specialists for this program;

- (20) Pregnant women who are eligible for, have applied for and have received MO HealthNet benefits under subdivision (2), (10), (11) or (12) of this subsection shall continue to be considered eligible for all pregnancy-related and postpartum MO HealthNet benefits provided under section 208.152 until the end of the sixty-day period beginning on the last day of their pregnancy. Pregnant women receiving substance abuse treatment within sixty days of giving birth shall, subject to appropriations and any necessary federal approval, be eligible for MO HealthNet benefits for substance abuse treatment and mental health services for the treatment of substance abuse for no more than twelve additional months, as long as the woman remains adherent with treatment. The department of mental health and the department of social services shall seek any necessary waivers or state plan amendments from the Centers for Medicare and Medicaid Services and shall develop rules relating to treatment plan adherence. No later than fifteen months after receiving any necessary waiver, the department of mental health and the department of social services shall report to the house of representatives budget committee and the senate appropriations committee on the compliance with federal cost neutrality requirements;
- (21) Case management services for pregnant women and young children at risk shall be a covered service. To the greatest extent possible, and in compliance with federal law and regulations, the department of health and senior services shall provide case management services to pregnant women by contract or agreement with the department of social services through local health departments organized under the provisions of chapter 192 or chapter 205 or a city health department operated under a city charter or a combined city-county health department or other department of health and senior services designees. To the greatest extent possible the department of social services and the department of health and senior services shall mutually coordinate all services for pregnant women and children with the crippled children's program, the prevention of intellectual disability and developmental disability program and the prenatal care program administered by the department of health and senior services. The department of social services shall by regulation establish the methodology for reimbursement for case management services provided by the department of health and senior services. For purposes of this section, the term "case management" shall mean those activities of local public health personnel to identify prospective MO HealthNeteligible high-risk mothers and enroll them in the state's MO HealthNet program, refer them to local physicians or local health departments who provide prenatal care under physician protocol and who participate in the MO HealthNet program for prenatal care and to ensure that said high-risk mothers receive support from all private and public programs for which they are eligible and shall not include involvement in any MO HealthNet prepaid, casemanaged programs;
- (22) By January 1, 1988, the department of social services and the department of health and senior services shall study all significant aspects of presumptive eligibility for pregnant women and submit a joint report on the subject, including projected costs and the time needed for implementation, to the general assembly. The department of social services, at the direction of the general assembly, may implement presumptive eligibility by regulation promulgated pursuant to chapter 207;
- (23) All participants who would be eligible for aid to families with dependent children benefits except for the requirements of paragraph (d) of subdivision (1) of section 208.150;
- (24) (a) All persons who would be determined to be eligible for old age assistance benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriation;
- (b) All persons who would be determined to be eligible for aid to the blind benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005, except that less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), shall be used to raise the income limit to one hundred percent of the federal poverty level;
- (c) All persons who would be determined to be eligible for permanent and total disability benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f); or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriations. Eligibility standards for permanent and total disability benefits shall not be limited by age;
- (25) Persons who have been diagnosed with breast or cervical cancer and who are eligible for coverage pursuant to 42 U.S.C. Section 1396a(a)(10)(A)(ii)(XVIII). Such persons shall be eligible during a period of presumptive eligibility in accordance with 42 U.S.C. Section 1396r-1;

- (26) Persons who [are] were in foster care under the responsibility of [the] any state [of Missouri on the date such persons attained the age of eighteen years, or at any time during the thirty day period preceding their eighteenth birthday, or persons who received foster care] for at least six months [in another state] at any time when such persons were thirteen years of age or older, are residing in Missouri, and are at least eighteen years of age, without regard to income or assets, if such persons:
 - (a) Are under twenty-six years of age;
- (b) Are not eligible for coverage under another mandatory coverage group and do not have access to any other private insurance; and
 - (c) Were covered by Medicaid while they were in foster care;
- (27) Any homeless child or homeless youth as those terms are defined in section 167.020 in accordance with eligibility requirements provided under section 208.158.
- 2. Rules and regulations to implement this section shall be promulgated in accordance with chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.
- 3. After December 31, 1973, and before April 1, 1990, any family eligible for assistance pursuant to 42 U.S.C. Section 601, et seq., as amended, in at least three of the last six months immediately preceding the month in which such family became ineligible for such assistance because of increased income from employment shall, while a member of such family is employed, remain eligible for MO HealthNet benefits for four calendar months following the month in which such family would otherwise be determined to be ineligible for such assistance because of income and resource limitation. After April 1, 1990, any family receiving aid pursuant to 42 U.S.C. Section 601, et seq., as amended, in at least three of the six months immediately preceding the month in which such family becomes ineligible for such aid, because of hours of employment or income from employment of the caretaker relative, shall remain eligible for MO HealthNet benefits for six calendar months following the month of such ineligibility as long as such family includes a child as provided in 42 U.S.C. Section 1396r-6. Each family which has received such medical assistance during the entire six-month period described in this section and which meets reporting requirements and income tests established by the division and continues to include a child as provided in 42 U.S.C. Section 1396r-6 shall receive MO HealthNet benefits without fee for an additional six months. The MO HealthNet division may provide by rule and as authorized by annual appropriation the scope of MO HealthNet coverage to be granted to such families.
- 4. When any individual has been determined to be eligible for MO HealthNet benefits, such medical assistance will be made available to him or her for care and services furnished in or after the third month before the month in which he made application for such assistance if such individual was, or upon application would have been, eligible for such assistance at the time such care and services were furnished; provided, further, that such medical expenses remain unpaid.
- 5. The department of social services may apply to the federal Department of Health and Human Services for a MO HealthNet waiver amendment to the Section 1115 demonstration waiver or for any additional MO HealthNet waivers necessary not to exceed one million dollars in additional costs to the state, unless subject to appropriation or directed by statute, but in no event shall such waiver applications or amendments seek to waive the services of a rural health clinic or a federally qualified health center as defined in 42 U.S.C. Section 1396d(l)(1) and (2) or the payment requirements for such clinics and centers as provided in 42 U.S.C. Section 1396a(a)(15) and 1396a(bb) unless such waiver application is approved by the oversight committee created in section 208.955. A request for such a waiver so submitted shall only become effective by executive order not sooner than ninety days after the final adjournment of the session of the general assembly to which it is submitted, unless it is disapproved within sixty days of its submission to a regular session by a senate or house resolution adopted by a majority vote of the respective elected members thereof, unless the request for such a waiver is made subject to appropriation or directed by statute.
- 6. Notwithstanding any other provision of law to the contrary, in any given fiscal year, any persons made eligible for MO HealthNet benefits under subdivisions (1) to (22) of subsection 1 of this section shall only be eligible if annual appropriations are made for such eligibility. This subsection shall not apply to classes of individuals listed in 42 U.S.C. Section 1396a(a)(10)(A)(I).

- 7. For purposes of subdivision (26) of subsection 1 of this section, the division shall pursue all necessary waivers from the federal government to implement such subdivision.
- 210.001. 1. The department of social services shall address the needs of homeless, dependent and neglected children in the supervision and custody of the children's division and to their families-in-conflict in accordance with federal law by [+
- (1) Serving children and families as a unit in the least restrictive setting available and in close proximity to the family home, consistent with the best interests and special needs of the child;
- (2) Insuring that appropriate social services are provided to the family unit both prior to the removal of the child from the home and after family reunification;
- (3) Developing and implementing preventive and early intervention social services which have demonstrated the ability to delay or reduce the need for out of home placements and ameliorate problems before they become chronic developing and monitoring processes to identify and serve homeless children and families at risk of child abuse or neglect and delivering services to help preserve families, facilitate reunification, and avoid a family disruption or removal of a child if such effort is practical and in the best interests of the child.
 - 2. The department of social services shall fund only regional child assessment centers known as:
 - (1) The St. Louis City child assessment center;
 - (2) The St. Louis County child assessment center;
 - (3) The Jackson County child assessment center;
 - (4) The Buchanan County child assessment center;
 - (5) The Greene County child assessment center;
 - (6) The Boone County child assessment center;
 - (7) The Joplin child assessment center;
 - (8) The St. Charles County child assessment center;
 - (9) The Jefferson County child assessment center;
 - (10) The Pettis County child assessment center;
 - (11) The southeast Missouri child assessment center;
 - (12) The Camden County child assessment center;
 - (13) The Clay-Platte County child assessment center;
 - (14) The Lakes Area child assessment center;
 - (15) The Ozark Foothills child assessment center; and
 - (16) The North Central Missouri child assessment center;

provided the other approved assessment centers included in subdivisions (1) to [(14)] (16) of this subsection submit to the department of social services a modified funding formula for all approved child assessment centers, which would require no additional state funding.

- 3. The department shall, when prioritizing positive outcomes for children, monitor and measure its success by preventing harm to children and limiting out of community placements, preserving and restoring families of origin, using foster care when appropriate, and helping children be adopted into new families when appropriate. At all times, the safety of the child shall be the priority.
 - 210.109. 1. The [children's] division shall establish a child protection system for the entire state.
- 2. The child protection system shall promote the safety of children and the integrity and preservation of their families by conducting investigations or family assessments and providing services [in response] to be built on the priorities set forth under section 210.001 and, as appropriate, federal goals and guidelines. The system shall respond promptly and appropriately to all reports of child abuse or neglect. The system shall coordinate community resources and provide assistance or services to children and families identified to be at risk, and to prevent and remedy child abuse and neglect.
- 3. [In addition to any duties specified in section 210.145, in implementing the child protection system,] The division shall:
 - (1) Maintain a central registry;
- (2) Receive reports and establish and maintain an information system operating at all times, capable of receiving and maintaining reports, and track all data and information regarding the activities taken in response to such reports;
- (3) Attempt to obtain the name and address of any person making a report in all cases, after obtaining relevant information regarding the alleged abuse or neglect, although reports may be made anonymously; except that, reports by mandatory reporters under section 210.115, including employees of the children's division, juvenile

officers, and school personnel shall not be made anonymously, provided that the reporter shall be informed, at the time of the report, that the reporter's name and any other personally identifiable information shall be held as confidential and shall not be made public as provided under this section and section 211.319;

- (4) Upon receipt of a report, check with the information system to determine whether previous reports have been made regarding actual or suspected abuse or neglect of the subject child, of any siblings, [and] or the perpetrator, and relevant dispositional information regarding such previous reports;
- (5) Provide protective or preventive services to the family and child and to others in the home to prevent abuse or neglect, to safeguard their health and welfare, and to help preserve and stabilize the family whenever possible. The juvenile court shall cooperate with the division in providing such services;
- (6) Collaborate with the community to identify comprehensive local services and assure access to those services for children and families where there is risk of abuse or neglect;
- (7) Maintain a record which contains the facts ascertained which support the determination as well as the facts that do not support the determination;
- (8) Whenever available and appropriate, contract for the provision of children's services through children's services providers and agencies in the community; except that the state shall be the sole provider of child abuse and neglect hotline services, the initial child abuse and neglect investigation, and the initial family assessment. The division shall attempt to seek input from child welfare service providers in completing the initial family assessment. In all legal proceedings involving children in the custody of the division, the division shall be represented in court by either division personnel or persons with whom the division contracts with for such legal representation. All children's services providers and agencies shall be subject to criminal background checks pursuant to chapter 43 and shall submit names of all employees to the family care safety registry; and
- (9) Annually monitor and measure the efficiency and effectiveness of the division in performing all of its required functions including, but not limited to, case reviews conducted by the response and evaluation team as outlined in section 210.112 and providing the report required under section 210.188. The division may also engage in other reviews and studies, as appropriate.

[As used in this subsection, "report" includes any telephone call made pursuant to section 210.145.]

- 210.112. 1. It is the policy of this state and its agencies to implement a foster care and child protection and welfare system focused on providing the highest quality of services and outcomes for children and their families. The department of social services shall implement such system subject to the following principles:
 - (1) The safety and welfare of children is paramount;
- (2) All providers of direct services to children and their families will be evaluated in a uniform, transparent, objective, and consistent basis based on an evaluation tool established in subsection 3 of this section;
- (3) Services to children and their families shall be provided in a timely manner to maximize the opportunity for successful outcomes, and such services shall be tracked and routinely evaluated through a quality assurance program; [and]
- (4) Any provider of direct services to children and families shall have the appropriate and relevant training, education, and expertise to provide the highest quality of services possible which shall be consistent with [the] federal and state standards[, but not less than the standards and policies used by the children's division as of January 1, 2004];
- (5) Resources and efforts shall be committed to pursue the best possible opportunity for a successful outcome for each child. Successful outcomes may include preparing youth for a productive and successful life as an adult outside the foster care system, such as independent living. For those providers that work with children requiring intensive twenty-four-hour treatment services, successful outcomes shall be based on the least restrictive alternative possible based on the child's needs as well as the quality of care received; and
- (6) All service providers shall prioritize methods of reducing or eliminating a child's need for residential treatment through community-based services and supports.
- 2. (1) In conjunction with the response and evaluation team established under subsection 4 of this section, as well as other individuals the division deems appropriate, the division shall establish an evaluation tool that complies with state and federal guidelines.
- (2) The evaluation tool shall include metrics supporting best practices for case management and service provision including, but not limited to, the frequency of face-to-face visits with the child.

- (3) There shall be a mechanism whereby providers may propose different evaluation metrics on a case-by-case basis if such case may have circumstances far beyond those that would be expected. Such cases shall be evaluated by the response and evaluation team under subsection 4 of this section.
- (4) Data regarding all evaluation metrics shall be collected by the division on a monthly basis, and the division shall issue a quarterly report regarding the evaluation data for each provider, both public and private, by county. The response and evaluation team shall determine how to aggregate cases for the division and large contractors so that performance and outcomes may be compared effectively while also protecting confidentiality. Such reports shall be made public and shall include identification of each agency and the counties of the division.
- (5) The standards and metrics developed through this evaluation tool shall be used to evaluate competitive bids for future contracts established under subsection 5 of this section.
- 4. The division shall create a response and evaluation team. Membership of the team shall be composed of five staff members from the division with experience in foster care appointed by the director of the division; five representatives, one from each contract region for foster care case management contracts under subsection 5 of this section, who shall be annually rotated among contractors in each region, which shall appoint the agency; two experts working in either research or higher education on issues relating to child welfare and foster care appointed by the director of the division and who shall be actively working for either an academic institution or policy foundation; one juvenile officer or a Missouri juvenile justice director to be appointed by the Missouri juvenile justice association; and one juvenile or family court judge appointed by the supreme court. The division shall provide the necessary staffing for the team's operations. All members shall be appointed, and the team shall meet for the first time before January 1, 2021. The team shall:
- (1) Review the evaluation tool and metrics set forth in subsection 3 of this section on a semiannual basis to determine any adjustments needed or issues that could affect the quality of such tools and approve or deny on a case-by-case basis:
- (a) Cases that a provider feels are anomalous and should not be part of developing the case management tool under subsection 3 of this section;
- (b) Alternative evaluation metrics recommended by providers based on the best interests of the child under subsections 3 and 6 of this section; or
- (c) Review and recommend any structure for incentives or other reimbursement strategies under subsection 7 of this section;
- (2) Develop and execute periodic provider evaluations of cases managed by the division and children service providers contracted with the state to provide foster care case management services, in the field under the evaluation tool created under subsection 3 of this section to ensure basic requirements of the program are met, which shall include, but are not limited to, random file review to ensure documentation shows required visits and case management plan notes; and
- (3) Develop a system for reviewing and working with providers identified under subdivision (2) of this subsection or providers who request such assistance from the division, who show signs of performance weakness to ensure technical assistance and other services are offered to assist the providers in achieving successful outcomes for their cases.
- 5. [On or before July 1, 2005, and subject to appropriations,] The children's division and any other state agency deemed necessary by the division shall, in consultation with [the community and] service providers [of services] and other relevant parties, enter into and implement contracts with qualified children's services providers and agencies to provide a comprehensive and deliberate system of service delivery for children and their families. Contracts shall be awarded through a competitive process and provided by [children's services providers and agencies currently contracting with the state to provide such services and by] qualified public and private not-for-profit or limited liability corporations owned exclusively by not-for-profit corporations children's services providers and agencies which have:
- (1) A proven record of providing child welfare services within the state of Missouri which shall be consistent with the federal standards, but not less than the standards and policies used by the children's division as of January 1, 2004; and
- (2) The ability to provide a range of child welfare services[, which may include] including, but not limited to, case management services, family-centered services, foster and adoptive parent recruitment and retention, residential care, in-home services, foster care services, adoption services, relative care case management, planned permanent living services, and family reunification services.

No contracts **under this section** shall be issued for services related to the child abuse and neglect hotline, investigations of alleged abuse and neglect, and initial family assessments. Any contracts entered into by the division shall be in accordance with all federal laws and regulations, and shall [not result in the loss of] **seek to maximize** federal funding. [Such] Children's services providers and agencies under contract with the division shall be subject to all federal, state, and local laws and regulations relating to the provision of such services, and shall be subject to oversight and inspection by appropriate state agencies to assure compliance with standards which shall be consistent with the federal standards[, but not less than the standards and policies used by the children's division as of January 1, 2004.

- 3. In entering into and implementing contracts under subsection 2 of this section, the division shall-consider and direct their efforts towards geographic areas of the state, including Greene County, where eligible-direct children's services providers and agencies are currently available and capable of providing a broad range of services, including case management services, family-centered services, foster and adoptive parent recruitment and retention, residential care, family preservation services, foster care services, adoption services, relative care case management, other planned living arrangements, and family reunification services consistent with federal guidelines. Nothing in this subsection shall prohibit the division from contracting on an as-needed basis for any individual child welfare service listed above.
 - 4. The contracts entered into under this section shall assure that:
- (1) Child welfare services shall be delivered to a child and the child's family by professionals who have substantial and relevant training, education, or competencies otherwise demonstrated in the area of children and family services;
- (2) Children's services providers and agencies shall be evaluated by the division based on objective, consistent, and performance based criteria;
- (3) Any case management services provided shall be subject to a case management plan established under subsection 5 of this section which is consistent with all relevant federal guidelines. The case management plan shall focus on attaining permanency in children's living conditions to the greatest extent possible and shall include concurrent planning and independent living where appropriate in accordance with the best interests of each child-served and considering relevant factors applicable to each individual case as provided by law, including:
- (a) The interaction and interrelationship of a child with the child's foster parents, biological or adoptive parents, siblings, and any other person who may significantly affect the child's best interests;
 - (b) A child's adjustment to his or her foster home, school, and community;
- (c) The mental and physical health of all individuals involved, including any history of abuse of or by any individuals involved;
- (d) The needs of the child for a continuing relationship with the child's biological or adoptive parents and the ability and willingness of the child's biological or adoptive parents to actively perform their functions as parents with regard to the needs of the child; and
- (e) For any child, treatment services may be available as defined in section 210.110. Assessments, as defined in section 210.110, may occur to determine which treatment services best meet the child's psychological and social needs. When the assessment indicates that a child's needs can be best resolved by intensive twenty four hour treatment services, the division will locate, contract, and place the child with the appropriate organizations. This placement will be viewed as the least restrictive for the child based on the assessment;
- (4) The delivery system shall have sufficient flexibility to take into account children and families on a case-by-case basis;
- (5) The delivery system shall provide a mechanism for the assessment of strategies to work with children and families immediately upon entry into the system to maximize permanency and successful outcome in the shortest time possible and shall include concurrent planning. Outcome measures for private and public agencies shall be equal for each program; and
- (6) Payment to the children's services providers and agencies shall be made based on the reasonable costs of services, including responsibilities necessary to execute the contract. Contracts shall provide incentives in addition to the costs of services provided in recognition of accomplishment of the case goals and the corresponding cost savings to the state. The division shall promulgate rules to implement the provisions of this subdivision.
- 5. Contracts entered into under this section shall require that a case management plan consistent with all relevant federal guidelines shall be developed for each child at the earliest time after the initial investigation, but in no event longer than thirty days after the initial investigation or referral to the contractor by the division. Such case management plan shall be presented to the court and be the foundation of service delivery to the child and family.

The case management plan shall, at a minimum, include:

- (1) An outcome target based on the child and family situation achieving permanency or independent living, where appropriate;
 - (2) Services authorized and necessary to facilitate the outcome target;
 - (3) Time frames in which services will be delivered; and
 - (4) Necessary evaluations and reporting.

In addition to any visits and assessments required under case management, services to be provided by a public orprivate children's services provider under the specific case management plan may include family-centered services, foster and adoptive parent recruitment and retention, residential care, in home services, foster care services, adoption services, relative care case services, planned permanent living services, and family reunification services. In all cases, an appropriate level of services shall be provided to the child and family after permanency is achieved to assure a continued successful outcome.

- 6. By December 1, 2018, the division shall convene a task force to review the recruitment, licensing and retention of foster and adoptive parents statewide. In addition to representatives of the division and department, the task force shall include representatives of the private sector and faith based community which provide recruitment and licensure services. The purpose of the task force shall and will be to study the extent to which changes in the system of recruiting, licensing, and retaining foster and adoptive parents would enhance the effectiveness of the system statewide. The task force shall develop a report of its findings with recommendations by December 1, 2019, and provide copies of the report to the general assembly, to the joint committee on child abuse and neglect under section 21.771, and to the governor.
- 7. On or before July 15, 2006, and each July fifteenth thereafter that the project is in operation, the division shall submit a report to the general assembly which shall include:
- (1) Details about the specifies of the contracts, including the number of children and families served, the cost to the state for contracting such services, the current status of the children and families served, an assessment of the quality of services provided and outcomes achieved, and an overall evaluation of the project; and
- (2) Any recommendations regarding the continuation or possible statewide implementation of such project; and
- (3) Any information or recommendations directly related to the provision of direct services for children and their families that any of the contracting children's services providers "and agencies request to have included in the report].
- [8-] 6. The division shall accept as prima facie evidence of completion of the requirements for licensure under sections 210.481 to 210.511 proof that an agency is accredited by any of the following nationally recognized bodies: the Council on Accreditation of Services, Children and Families, Inc.; the Joint Commission on Accreditation of Hospitals; or the Commission on Accreditation of Rehabilitation Facilities. [The division shall not require any further evidence of qualification for licensure if such proof of voluntary accreditation is submitted.]
- 7. Payment to the children's services providers and agencies shall be made based on the reasonable costs of services, including responsibilities necessary to execute the contract. Any reimbursement increases made through enhanced appropriations for services shall be allocated to providers regardless of whether the provider is public or private. Such increases shall be considered additive to the existing contracts. In addition to payments reflecting the cost of services, contracts shall include incentives provided in recognition of performance based on the evaluation tool created under subsection 3 of this section and the corresponding savings for the state. The response and evaluation team under subsection 4 of this section shall review a formula to distribute such payments, as recommended by the division.
- 8. The division shall consider immediate actions that are in the best interests of the children served including, but not limited to, placing the agency on a corrective plan, halting new referrals, transferring cases to other performing providers, or terminating the provider's contract. The division shall take steps necessary to evaluate the nature of the issue and act accordingly in the most timely fashion possible.
- 9. By [February 1, 2005] July 1, 2021, the children's division shall promulgate and have in effect rules to implement the provisions of this section and, pursuant to this section, shall define implementation plans and dates. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.

- 210.113. It is the intent and goal of the general assembly to have the department [attain] maintain accreditation by the Council for Accreditation for Families and Children's Services [within five years of August 28, 2004].
- 210.116. The division may share any records, information, and findings with federal, state, or local child welfare agency personnel and law enforcement agencies, including those from outside the state, or any agent of such agencies, in the performance of the division's duties, upon a reasonable belief that such information is needed to protect a child from abuse or neglect or to assist such agency in providing child welfare services. Such information may include, but is not limited to, substantiated or unsubstantiated reports of abuse or neglect, family assessments, and any other documents or information the division deems necessary for another agency to have access to in order to protect a child. Identifying information may be shared only if the children's division reasonably believes the receiving entity will prevent the unauthorized dissemination of the information contained therein.
- 210.118. 1. Except for actions under the uniform parentage act, sections 210.817 to 210.852, in any action under chapter 210 or 211 in which the court finds by a preponderance of the evidence that a party is responsible for child abuse or neglect, as those terms are defined in section 210.110, the clerk shall send a certified copy of the judgment or order to the children's division and to the appropriate prosecuting attorney. Upon receipt of the order, the children's division shall list the individual as a perpetrator of child abuse or neglect in the central registry.
 - 2. In every case in which the person has pled guilty to or been found guilty of:
- (1) [A crime] An offense under section 565.020, 565.021, 565.023, [565.024,] 565.050, [566.030, 566.060, or 567.050 and the victim is a child under eighteen years of age;
- (2) Any other crime in chapter 566 if the victim is a child under eighteen years of age and the perpetrator is twenty one years of age or older;
- (3) A crime under section] 568.020, 568.030, 568.045, 568.050, 568.060, **568.065**, 568.080, 568.090, [573.025, 573.025, 573.035, 573.037,] 573.040, [573.200, or 573.205] **or 568.175** in which a child was a victim or any offense under chapter 566 or 573 in which a child was a victim; or
 - [(4)] (2) An attempt to commit any such [erimes] offenses;

the court shall enter an order directing the children's division to list the individual as a perpetrator of child abuse or neglect in the central registry. The clerk shall send a certified copy of the order to the children's division. Upon receipt of the order, the children's division shall list the individual as a perpetrator of child abuse or neglect in the central registry.

- 210.119. The department shall create and maintain a comprehensive child welfare information system (CCWIS) that shall serve as the statewide information system for documenting and reporting child welfare information. The CCWIS shall maintain data between counties, business partners, and state departments and allow real-time information sharing and measurable data retrieval at the county and agency level that is critical to administering the child welfare program of Missouri. Public and private foster care case management organizations shall have real-time access to child and family specific information, financial data, and aggregate program information to efficiently and effectively track outcomes, monitor county and agency performance and compliance, and make business decisions based on accurate and timely information.
- 210.188. 1. Beginning February 1, 2006, and each February first thereafter, the department of social services shall submit a report to the governor and the general assembly that includes the following information for the previous calendar year and, if applicable, such information shall be broken down by county and by agency or agencies managing cases on behalf of the department:
- (1) The number of children who were reported to the state of Missouri during the year as abused or neglected;
- (2) Of the number of children described in subdivision (1) of this section, the number with respect to whom such reports were substantiated or unsubstantiated;
 - (3) Of the number of children described in subdivision (2) of this section:
 - (a) The number that did not receive or refused services during the year under a children's division program;
 - (b) The number that did receive services during the year under a state program; and
 - (c) The number that were removed from their families during the year by disposition of the case;
- (4) The number of families that received preventive services from the state or a private service provider during the year;
 - (5) The number of deaths in the state during the year resulting from child abuse or neglect;

- (6) Of the number of children described in subdivision (5) of this section, the number of children who were in foster care or received services from a private service provider;
- (7) The number of child protective services workers responsible for the intake and screening of reports filed during the year;
- (8) The agency response time with respect to each such report with respect to initial investigation of reports of child abuse or neglect;
- (9) The response time with respect to the provision of services to families and children where an allegation of abuse or neglect has been made;
- (10) The number of child protective services workers responsible for intake, assessment, and investigation of child abuse and neglect reports relative to the number of reports investigated during the year;
- (11) The number of children reunited with their families or receiving family preservation services that, within five years, result in subsequent substantiated reports of child abuse and neglect, including the death of the child; and
 - (12) The number of children in foster care who have been adopted.
- 2. (1) The division shall compile individual-level anonymized data for the prior calendar year that allows researchers to track children through the child protection system and allows analysis of outcomes and comparisons. For every child, such data shall include:
- (a) General demographics, including county of residence, age, special needs, and reason or reasons for entry;
- (b) Parental demographics, including age, previous involvement, other children and living arrangements for each child, special needs, services to be provided, and the date each condition is met;
- (c) Information regarding all services provided, including the case management contractor and court assignment; and
- (d) Information regarding all placements, including the type of placement, date of changes, and reasons for the changes.

Beginning March 1, 2021, and each March first thereafter, the department shall provide the data required under this subdivision to any Missouri research institution that agrees to provide the division access to any research conducted by such institution utilizing such data.

- (2) Before September first of each year, the division shall provide a report to the general assembly detailing by county and case management provider, regardless of whether the case management provider is an agency or contracted entity, the:
 - (a) Number of referrals to the child welfare system;
 - (b) Number of children entering care;
 - (c) Total number of children in care;
 - (d) Number of children under one year of age entering care during that year;
 - (e) Number of children under one year of age in care;
 - (f) Number of children receiving psychotropic or other medication;
 - (g) Average time to permanency;
 - (h) Average time to terminate a parent's parental rights;
 - (i) Average time between the termination of parental rights and adoption;
 - (j) Number of voluntary and involuntary termination of parental rights cases;
 - (k) Number of specific consents to adoption;
 - (l) Number of postadoption contract agreements;
 - (m) Number of children reentering care; and
 - (n) Number of children aging out of the foster care system."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mitten, House Amendment No. 4 was adopted.

HB 1613, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

HCS HB 1682, relating to permissible usage of vapor products in public schools, was taken up by Representative Wood.

On motion of Representative Wood, the title of HCS HB 1682 was agreed to.

On motion of Representative Wood, HCS HB 1682 was adopted.

On motion of Representative Wood, HCS HB 1682 was ordered perfected and printed.

HCS HB 1804, relating to assistance for applicants for permits issued by the department of natural resources, was taken up by Representative Pietzman.

On motion of Representative Pietzman, the title of HCS HB 1804 was agreed to.

Representative Pietzman offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1804, Page 1, Section 640.019, Line 4, by deleting said line and inserting in lieu thereof the following:

"2. It shall be the policy of the department of natural resources to assist applicants for department permits"; and

Further amend said bill, page and section, Line 5, by deleting the word "permit" and inserting in lieu thereof the words "application and permitting"; and

Further amend said bill, page and section, Lines 7-17, by deleting said lines and inserting in lieu thereof the following:

- "(1) Assisting small business applicants in identifying the permits needed to comply with all laws and regulations of the department, based on the information provided by the applicant;
- (2) Providing resources to assist permit applicants in identifying activities that may require a permit from the department.
- (3) Providing permit applicants a completeness determination for the respective permit application in a timely manner, as required by the applicable statute or regulation, which identifies any missing or necessary information that is required to process the permit application and make a determination on issuance of the permit. The department shall provide an applicant with potential sources for missing information, if requested;
- (4) Providing the permit applicant with the name and contact information of the permit writer assigned to the permit application as a part of the completeness determination.
- 3. The department shall maintain a permit assistance portal on its website and provide a link to the portal to all permit applicants. The portal shall list the telephone numbers for the department's permitting divisions and shall allow a permit applicant to submit questions regarding the application and permitting process or request additional assistance with obtaining a permit issued by the department. The department shall track the number of requests for assistance submitted through the portal, and the timeliness of responses provided to permit applicants. The department shall respond to all requests for assistance within two business days."; and

Further amend said bill and section, Page 2, Line 19, by deleting said line and inserting in lieu thereof the following:

"of complete permit applications for the most common permits issued by the"; and

Further amend said bill, page and section, Lines 21-38, by deleting said lines and inserting in lieu thereof the following:

"5. The department shall regularly track the number of days for permit applications to be determined to be complete. The number of days shall be tracked from the date a permit application is received to the date that the application has been determined by the department to be complete."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pietzman, House Amendment No. 1 was adopted.

On motion of Representative Pietzman, HCS HB 1804, as amended, was adopted.

On motion of Representative Pietzman, **HCS HB 1804**, **as amended**, was ordered perfected and printed.

HCS HB 1752, relating to working animals, was taken up by Representative Spencer.

On motion of Representative Spencer, the title of HCS HB 1752 was agreed to.

Representative McCreery offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1752, Page 1, Section 262.760, Lines 10-12, by deleting all of said lines and inserting in lieu thereof the following:

"care, public health, traffic regulations, or public safety."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCreery moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Spencer, HCS HB 1752 was adopted.

On motion of Representative Spencer, HCS HB 1752 was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 0) 40
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Barnes	Basye	Black 137	Black 7	Bondon
Brown 27	Burns	Coleman 97	Cupps	DeGroot
Green	Gunby	Haden	Haffner	Hannegan
Hurst	Justus	Kelley 127	Lovasco	McGaugh
McGirl	Morris 140	Morse 151	Murphy	Person
Pogue	Quade	Reedy	Remole	Riggs
Roberts 161	Rone	Runions	Schnelting	Shields
Solon	Taylor	Walsh	Wright	Young

NOES: 001

Rowland

PRESENT: 060

Allred	Anderson	Andrews	Baker	Baringer
Beck	Billington	Burnett	Butz	Chappelle-Nadal
Chipman	Christofanelli	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fitzwater	Griesheimer	Griffith
Helms	Henderson	Hicks	Hill	Houx
Hudson	Kendrick	Knight	Kolkmeyer	Lavender
Lynch	Mayhew	McCreery	Miller	Moon
Morgan	O'Donnell	Patterson	Pfautsch	Pollitt 52
Porter	Razer	Toalson Reisch	Roden	Ross
Ruth	Sain	Schroer	Sharpe 4	Shaul 113
Shawan	Smith	Stacy	Trent	Unsicker
Vescovo	Wiemann	Wilson	Wood	Mr. Speaker

ABSENT WITH LEAVE: 061

Aldridge	Appelbaum	Bailey	Bangert	Bland Manlove
Bosley	Bromley	Brown 70	Busick	Carpenter
Carter	Clemens	Coleman 32	Deaton	Dinkins
Dogan	Dohrman	Fishel	Francis	Gannon
Gray	Gregory	Grier	Hansen	Hovis
Ingle	Kelly 141	Kidd	Love	Mackey
McDaniel	Merideth	Messenger	Mitten	Mosley
Muntzel	Neely	Pierson Jr.	Pietzman	Pike
Plocher	Pollock 123	Price	Proudie	Rehder
Richey	Roberts 77	Rogers	Sauls	Sharp 36
Shull 16	Simmons	Sommer	Spencer	Stephens 128
Stevens 46	Swan	Tate	Veit	Washington
Windham				

VACANCIES: 001

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2209, relating to the state department of defense, was taken up by Representative Schnelting.

On motion of Representative Schnelting, the title of HCS HB 2209 was agreed to.

On motion of Representative Schnelting, HCS HB 2209 was adopted.

On motion of Representative Schnelting, **HCS HB 2209** was ordered perfected and printed.

HCS HB 1858, relating to biodiesel fuel, was taken up by Representative Haffner.

On motion of Representative Haffner, the title of HCS HB 1858 was agreed to.

Representative Haden offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1858, Page 4, Section 414.600, Lines 68-69, by deleting the phrase "regulated by the Nuclear Regulatory Commission"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haden, **House Amendment No. 1** was adopted.

Speaker Pro Tem Wiemann resumed the Chair.

Representative Deaton offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1858, Page 2, Section 414.600, Line 13, by inserting after the word "**States.**" the following:

"In order to qualify as biodiesel fuel under this section, the fuel shall be produced by a company that is enrolled in the federal E-Verify program and confirms the eligibility of all employees to work in the United States."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

Representative Deaton moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 038

Bailey	Baker	Basye	Billington	Chipman
Christofanelli	Deaton	DeGroot	Dogan	Eggleston
Fitzwater	Grier	Helms	Hill	Hudson
Hurst	Kelly 141	Lovasco	McGaugh	Miller
Moon	Morris 140	Murphy	Pietzman	Pollock 123

Schroer

Ross

Toaison Keisen	Remote	Rodell	ROSS	Schloel
Simmons	Smith	Stacy	Taylor	Trent
Walsh	Wilson	Mr. Speaker		
NOES: 098				
Allred	Anderson	Andrews	Appelbaum	Bangert
Baringer	Barnes	Beck	Black 137	Black 7
Bromley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Clemens	Coleman 32
Cupps	Dinkins	Dohrman	Ellebracht	Eslinger
Falkner	Francis	Gannon	Green	Gregory
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Henderson	Hicks	Houx
Hovis	Ingle	Kelley 127	Kidd	Knight
Kolkmeyer	Lavender	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGirl	Merideth	Morgan
Morse 151	Mosley	Muntzel	Neely	O'Donnell
Patterson	Person	Pfautsch	Pike	Plocher
Pogue	Pollitt 52	Porter	Quade	Razer
Reedy	Rehder	Richey	Riggs	Roberts 161
Rogers	Rone	Rowland	Runions	Ruth
Sain	Sauls	Sharpe 4	Shaul 113	Shawan
Shields	Solon	Sommer	Stephens 128	Swan
Unsicker	Veit	Vescovo	Washington	Wiemann
Wood	Wright	Young		
PRESENT: 000				
ABSENT WITH LE	AVE: 026			
Aldridge	Bland Manlove	Bondon	Bosley	Busick
Carter	Coleman 97	Evans	Fishel	Gray
Justus	Kendrick	Love	Messenger	Mitten
Pierson Jr.	Price	Proudie	Roberts 77	Schnelting
Sharp 36	Shull 16	Spencer	Stevens 46	Tate
Windham				

Roden

VACANCIES: 001

Toalson Reisch

Remole

Representative Christofanelli offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1858, Page 5, Section 414.600, Line 128, by inserting after all of said line the following:

"15. Under section 23.253 of the Missouri sunset act:

- (1) The provisions of the program authorized under this section shall automatically sunset five years after August 28, 2020, unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset five years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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Representative Christofanelli moved that House Amendment No. 3 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

A١	ES:	049

Anderson	Bailey	Baker	Basye	Chipman
Christofanelli	Coleman 97	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Fitzwater	Grier	Hannegan
Hansen	Helms	Hill	Hovis	Hudson
Hurst	Kelley 127	Kelly 141	Lovasco	McDaniel
Moon	Murphy	Neely	Pfautsch	Pietzman
Pollitt 52	Pollock 123	Toalson Reisch	Remole	Richey
Roden	Ross	Simmons	Smith	Sommer
Spencer	Stacy	Stephens 128	Taylor	Trent
Veit	Walsh	Wilson	Wood	

NOES: 087

Allred Andrews	Appelbaum	Bangert	Baringer
Barnes Beck	Black 137	Black 7	Bland Manlove
Bromley Brown 27	Brown 70	Burnett	Burns
Butz Carpenter	Chappelle-Nadal	Clemens	Coleman 32
Cupps Dohrman	Ellebracht	Eslinger	Evans
Falkner Francis	Gannon	Gregory	Griesheimer
Griffith Gunby	Haden	Haffner	Henderson
Hicks Ingle	Kendrick	Knight	Kolkmeyer
Lavender Lynch	Mackey	Mayhew	McCreery
McGaugh McGirl	Merideth	Morgan	Morris 140
Morse 151 Mosley	Muntzel	O'Donnell	Patterson
Person Pike	Plocher	Pogue	Porter
Quade Razer	Reedy	Rehder	Riggs
Roberts 161 Rogers	Rone	Rowland	Runions
Ruth Sain	Sauls	Schnelting	Sharpe 4
Shaul 113 Shawan	Shields	Solon	Stevens 46
Unsicker Vescovo	Washington	Wiemann	Windham
Young Mr. Speak	er		

PRESENT: 000

ABSENT WITH LEAVE: 026

Aldridge	Billington	Bondon	Bosley	Busick
Carter	Fishel	Gray	Green	Houx
Justus	Kidd	Love	Messenger	Miller
Mitten	Pierson Jr.	Price	Proudie	Roberts 77
Schroer	Sharp 36	Shull 16	Swan	Tate
Wright				

VACANCIES: 001

Representative Eggleston assumed the Chair.

Representative Dogan offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1858, Page 5, Section 414.600, Line 105, by inserting after the number "12." the following:

- "(1) All producers, distributors, and wholesalers of biodiesel fuel in the state shall submit to the department of agriculture a detailed plan by the producer, distributor, or wholesaler to make good faith efforts to employ racial minorities commensurate with the percentage of racial minority populations in the state of Missouri, as reported in the previous decennial census. At a minimum, such plan shall include monitoring the effectiveness of outreach and recruitment strategies in attracting diverse applicants and linking with different or additional referral sources in the event that recruitment efforts fail to produce a diverse pipeline of applicants.
- (2) The department of agriculture shall certify or reject the producer's, distributor's, or wholesaler's plan as satisfying good faith efforts made to employ racial minorities commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census.
- (3) If the department of agriculture finds that a producer, distributor, or wholesaler failed to make a good faith effort as required by this subsection, the producer, distributor, or wholesaler shall be subject to a fine of five hundred dollars per day it is in violation of this subsection.

13."; and

Further amend said bill and section, by renumbering subsequent subsections accordingly; and

Further amend said bill, page and section, Line 116, by inserting after the word "industry." the following:

"The report shall include information on the good faith effort of any producer, distributor, or wholesaler to employ racial minorities commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Dogan moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Roden offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1858, Page 5, Section 414.600, Line 128, by inserting after all of said section and line the following:

"Section 1. By no later than January 1, 2030, no fuel pump nozzle shall be green in color except the fuel pump nozzle on a diesel pump. The fuel pump nozzle on a diesel pump shall be green in color."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Wiemann offered House Substitute Amendment No. 1 for House Amendment No. 5.

House Substitute Amendment No. 1 for House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1858, Page 5, Section 414.600, Line 128, by inserting after all of said line the following:

- "15. Under section 23.253 of the Missouri sunset act:
- (1) The provisions of the program authorized under this section shall automatically sunset ten years after August 28, 2020, unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset ten years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wiemann, House Substitute Amendment No. 1 for House Amendment No. 5 was adopted.

Representative Lovasco offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 1858, Pages 1-2, Section 414.152, Lines 1-24, by deleting all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lovasco moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

On motion of Representative Haffner, HCS HB 1858, as amended, was adopted.

On motion of Representative Haffner, HCS HB 1858, as amended, was ordered perfected and printed.

HB 1744, relating to Missouri driver's licenses, was taken up by Representative Sommer.

On motion of Representative Sommer, the title of **HB 1744** was agreed to.

Representative Merideth raised a point of order that a member was in violation of Rule 85.

The Chair advised members to keep their comments confined to the question at hand.

Representative Hill offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1744, Page 2, Section 302.171, Line 18, by inserting after the word "name" the phrase "and gender"; and

Further amend said bill and section, Page 4, Line 114, by inserting after all of said line the following:

"11. Notwithstanding any other provisions of this chapter to the contrary any applicant that requests a change to the designated sex on a commercial or noncommercial driver's license, commercial or noncommercial instruction permit, or nondriver's license must provide certified copy of the applicant's birth certificate indicating the requested sex."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Razer offered House Substitute Amendment No. 1 for House Amendment No. 1.

House Substitute Amendment No. 1 for House Amendment No. 1

AMEND House Bill No. 1744, Page 4, Section 302.171, Line 113, by inserting after all of said section and line the following:

"11. Notwithstanding any other provisions of this chapter to the contrary, any applicant who requests a change to the designated sex on a commercial or noncommercial driver's license, commercial or noncommercial instruction permit, or nondriver's license shall receive a license with the same number as their current license and the requested sex designation change."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Razer moved that **House Substitute Amendment No. 1 for House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Hill moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Sommer, HB 1744 was ordered perfected and printed.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 103 - General Laws

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1703 - Financial Institutions

HB 1766 - Veterans

HB 1788 - Downsizing State Government

HB 2195 - Judiciary

HB 2208 - General Laws

HB 2222 - Transportation

HB 2538 - Judiciary

HB 2578 - Judiciary

HB 2642 - Judiciary

HB 2673 - General Laws

HB 2695 - Judiciary

HB 2697 - Utilities

HB 2742 - Transportation

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 1609 - General Laws

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 2552**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes~(10): Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Remole, Solon~and~Stacy

Noes (1): Unsicker

Absent (2): Aldridge and Rehder

Committee on Conservation and Natural Resources, Chairman Remole reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1547**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Brown (70), Chappelle-Nadal, Mayhew, McCreery, Pietzman and Remole

Noes (0)

Absent (3): Haden, Knight and Love

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2343**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Brown (70), Chappelle-Nadal, Mayhew, Pietzman and Remole

Noes (1): McCreery

Absent (3): Haden, Knight and Love

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2427**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Anderson, Mayhew, Pietzman and Remole

Noes (2): Brown (70) and McCreery

Present (1): Chappelle-Nadal

Absent (3): Haden, Knight and Love

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2528**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Brown (70), Chappelle-Nadal, Mayhew, Pietzman and Remole

Noes (1): McCreery

Absent (3): Haden, Knight and Love

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1375**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Appelbaum, Hansen, Henderson, McDaniel, Morse (151), Remole and Roden

Noes (0)

Absent (3): Carter, Green and Moon

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2170**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Appelbaum, Hansen, Henderson, McDaniel, Moon, Morse (151), Remole and Roden

Noes (0)

Absent (2): Carter and Green

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2290**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Baringer, Lovasco, Pietzman, Sharp (36) and Taylor

Noes (0)

Absent (4): Haden, Pogue, Runions and Stacy

Committee on Financial Institutions, Chairman Bondon reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2461**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Billington, Bondon, Clemens, DeGroot, Francis, Green, McGirl, O'Donnell, Rowland and Shaul (113)

Noes (0)

Absent (4): Bailey, Bland Manlove, Griesheimer and Shull (16)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2412**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Appelbaum, Clemens, Helms, Hill, Kelley (127), Mackey, Morris (140), Neely, Pfautsch, Pollitt (52), Pollock (123), Ruth, Stephens (128), Unsicker and Wright

Noes (0)

Absent (4): Chappelle-Nadal, Messenger, Schroer and Stevens (46)

Committee on Local Government, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1259**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Falkner, Gray, Hannegan, Hudson, McGirl, Wilson and Windham

Noes (3): McGaugh, Reedy and Solon

Absent (3): Barnes, Fishel and Runions

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1560**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Falkner, Gray, Hannegan, McGaugh, McGirl, Reedy, Solon and Wilson

Noes (0)

Absent (5): Barnes, Fishel, Hudson, Runions and Windham

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1601**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Falkner, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Solon, Wilson and Windham

Noes (0)

Absent (3): Barnes, Fishel and Runions

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2322**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon, Wilson and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2336**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Falkner, Fishel, Hannegan, McGaugh, McGirl, Reedy, Runions, Solon, Wilson and Windham

Noes (2): Gray and Hudson

Absent (1): Barnes

Special Committee on Career Readiness, Chairman Chipman reporting:

Mr. Speaker: Your Special Committee on Career Readiness, to which was referred **HB 1774** and **HB 1994**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Chipman, Green, McDaniel, Miller, Person, Pollock (123) and Price

Noes (0)

Absent (3): Deaton, Mayhew and Tate

Mr. Speaker: Your Special Committee on Career Readiness, to which was referred **HB 2387**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Chipman, Green, McDaniel, Miller, Person, Pollock (123) and Price

Noes (0)

Absent (3): Deaton, Mayhew and Tate

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 1657**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Dogan, Evans, Hannegan, Lovasco, Price, Roberts (77), Smith and Young

Noes (0)

Absent (2): Christofanelli and Roberts (161)

Committee on Workforce Development, Chairman Swan reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 1884**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Baker, Bangert, Beck, Eslinger, Fishel, Hansen, Henderson, Justus, Murphy, Riggs, Roberts (77), Sharp (36) and Swan

Noes (0)

Absent (1): Coleman (32)

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2202**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Baker, Bangert, Beck, Eslinger, Fishel, Hansen, Henderson, Justus, Murphy, Riggs, Roberts (77), Sharp (36) and Swan Noes (0)

Absent (1): Coleman (32)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1952**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Ruth
Noes (0)
Absent (3): Carpenter, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1961**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Dogan, Gregory, Kelly (141), Rehder and Ruth
Noes (2): Lavender and Mitten
Absent (3): Carpenter, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2139**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Gregory, Kelly (141), Rehder and Ruth

Noes (3): Dogan, Lavender and Mitten

Absent (3): Carpenter, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2141**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (4): Carpenter, Gregory, Schroer and Solon

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 89**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Fitzwater, Houx, Miller, Runions, Sommer and Unsicker

Noes (2): Christofanelli and Sauls

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJRs 101 & 76**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Christofanelli, Fitzwater, Houx and Miller

Noes (3): Runions, Sauls and Unsicker

Absent (1): Sommer

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1403**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1664**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1695**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (2): Chipman and Christofanelli

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2206**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2220**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2317**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HBs 1511 & 1452**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 544** entitled:

An act to amend chapter 67, RSMo, by adding thereto one new section relating to providing services to homeless persons.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 616** entitled:

An act to repeal section 205.202, RSMo, and to enact in lieu thereof one new section relating to the closure of county hospital districts.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 676** entitled:

An act to repeal sections 137.180, 137.275, 137.355, 137.385, and 138.090, RSMo, and to enact in lieu thereof five new sections relating to property tax assessments.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 686** entitled:

An act to repeal section 301.030, RSMo, and to enact in lieu thereof one new section relating to motor vehicle registration periods.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 725 entitled:

An act to amend chapter 79, RSMo, by adding thereto one new section relating to city officials.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB** 774 entitled:

An act to repeal sections 301.560 and 301.564, RSMo, and to enact in lieu thereof two new sections relating to responsibilities of the Missouri state highway patrol.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 846** entitled:

An act to repeal section 192.2305, RSMo, and to enact in lieu thereof one new section relating to the office of state ombudsman for long-term care facility residents.

In which the concurrence of the House is respectfully requested.

Read the first time.

COMMITTEE CHANGES

March 10, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby remove the following member from the Joint Committee on Disaster Preparedness and Awareness:

Representative Peter Merideth

I hereby appoint the following member to the Joint Committee on Disaster Preparedness and Awareness:

Representative Michael Person

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

The following members' presence was noted: Aldridge and Bosley.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, March 11, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HCR 102, HB 2108

Executive session will be held: HB 1603

Executive session may be held on any matter referred to the committee.

Removed HB 1798.

AMENDED

BUDGET

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Review Committee Substitutes for HBs 2001-2013.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: SB 552, SCS SB 631, HB 2597, HB 1594

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, March 12, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: SCS SB 599

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Wednesday, March 11, 2020, 1:50 PM, North Gallery.

Executive session will be held: HB 1613

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later), South Gallery.

Executive session will be held: HB 1257

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, March 16, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2422, HB 2664

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 2035

Executive session will be held: HB 2464, HB 1444, HB 1697

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 11, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Executive session will be held: HCR 67, HB 1939, HCS HB 1316, HB 2223, HCS HB 1332,

HCS HBs 1634 & 2085, HCR 63, HB 1996, HCS HB 1406, HB 1881, HB 1541, HB 1641,

HCS HB 2068, HCS HB 1345, HCS HB 1647, HB 1648, HB 2356, HCS HCR 78,

HCS HB 1271, HB 1870, HCS HB 1937, HB 1962, HCB 11, HB 2423, HB 2424,

HCS HB 1413, HCS HB 1437, HCS HBs 1972 & 2366

Executive session may be held on any matter referred to the committee.

Added HCS HB 1972 & 2366.

AMENDED

SPECIAL COMMITTEE ON AGING

Wednesday, March 11, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 2255

Executive session will be held: HB 2288, HB 2481

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 6.

Executive session will be held: HB 1926, HB 1790

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, March 12, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2485

Executive session will be held: HB 1552, HB 1756, HB 1925, HB 2373

Executive session may be held on any matter referred to the committee.

Removed HB 1595.

AMENDED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, March 11, 2020, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Review of million dollar Boondoggle Act of 2019.

Time change: 2:00 PM.

Pursuant to 610.021(1), RSMo, portion of this hearing may be closed.

CORRECTED

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2567

Executive session will be held: HB 1878, HB 2188

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, March 12, 2020, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2123, HB 1718, HB 1353, HB 1464

Executive session may be held on any matter referred to the committee.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, March 12, 2020, 12:30 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on prevention.

TRANSPORTATION

Thursday, March 12, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2190, HB 2193, HB 1851, HB 1607

Executive session will be held: HB 2543

Executive session may be held on any matter referred to the committee.

Removed HB 2301.

AMENDED

VETERANS

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1510, SB 656

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2276, HB 2454, HB 1771

Executive session will be held: HB 2483, HB 2376

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-SEVENTH DAY, WEDNESDAY, MARCH 11, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2014 - Smith

HOUSE BILLS FOR PERFECTION

HB 1710 - Eggleston

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell

HB 1741 - Hicks

HB 1613, as amended, (Fiscal Review 3/10/20) - Coleman (97)

HCS HB 2111 - Anderson

HCS HB 2315 - Wright

HCS HB 2374 - Vescovo

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1596 - Trent

HB 1654 - Sommer

HB 1736 - Plocher

HCS HB 1808 - Wood

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HBs 2241 & 2244 - Gregory

HCS HB 1282 - Justus

HCS HB 2273 - Deaton

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2564 - Taylor

HCS HB 1709 - Eggleston

HB 2034 - Hannegan

HB 1572 - Barnes

HOUSE BILLS FOR PERFECTION - CONSENT

(03/05/2020)

HB 1916 - Busick

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SB 544

SCS SB 616

SB 676

SB 686

SCS SB 725

SB 774

SB 846

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith CCS SCS HCS HB 12 - Smith SCS HCS HB 13 - Smith HCS HB 17 - Smith HCS HB 18 - Smith HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-SEVENTH DAY, WEDNESDAY, MARCH 11, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He has showed you, O man, what is good; and what does the Lord require of you, but to do justly, and to love mercy, and to walk humbly with our God? (Micah 6:8)

O Loving God, whose will it is that we do justly, love mercy, and walk humbly with You, grant to us as we wait upon You the great confidence to do what we ought to do, the intense courage not to do what we ought not to do, and the enlightened wisdom to see our way clearly. Deliver us and our state from division, disunity and disease. May we find our center and our unity in You. Give to each one of us the consciousness of Your presence and the continual strength of Your Spirit and the constant awareness of our duty to lead our people in the ways of freedom, justice and peace.

Help us, as we begin again, to keep our faith in You, and may this session keep us walking in the ways of Your commandments all the days of our lives, here in the People's House.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Fred Hagaman, Owen Plocher, and Stella Plocher.

The Journal of the thirty-sixth day was approved as printed by the following vote:

AYES: 136

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Black 137	Black 7	Bland Manlove
Bondon	Bromley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fitzwater	Francis	Gray	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Lynch	Mackey	Mayhew	McCreery

McDaniel	McGaugh	McGirl	Miller	Mitten
Moon	Morgan	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pierson Jr.
Pietzman	Pike	Pogue	Pollitt 52	Pollock 123
Porter	Proudie	Quade	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rogers	Rone	Ross
Runions	Ruth	Sauls	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Solon
Sommer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Young

Mr. Speaker

NOES: 001

Rowland

PRESENT: 000

ABSENT WITH LEAVE: 025

Billington	Bosley	Busick	Chappelle-Nadal	Fishel
Gannon	Love	Merideth	Messenger	Morris 140
Mosley	Person	Plocher	Price	Razer
Sain	Schnelting	Sharp 36	Shull 16	Smith
Spencer	Stevens 46	Veit	Washington	Windham

VACANCIES: 001

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 544, relating to providing services to homeless persons.

SCS SB 616, relating to the closure of county hospital districts.

SB 676, relating to property tax assessments.

SB 686, relating to motor vehicle registration periods.

SCS SB 725, relating to city officials.

SB 774, relating to responsibilities of the Missouri state highway patrol.

SB 846, relating to the office of state ombudsman for long-term care facility residents.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HBs 2241 & 2244, relating to dogs, was taken up by Representative Gregory.

On motion of Representative Gregory, the title of HCS HBs 2241 & 2244 was agreed to.

On motion of Representative Gregory, HCS HBs 2241 & 2244 was adopted.

On motion of Representative Gregory, HCS HBs 2241 & 2244 was ordered perfected and printed.

HCS HB 2111, relating to the confiscation of animals, was taken up by Representative Anderson.

On motion of Representative Anderson, the title of HCS HB 2111 was agreed to.

Representative Plocher assumed the Chair.

On motion of Representative Anderson, HCS HB 2111 was adopted.

On motion of Representative Anderson, HCS HB 2111 was ordered perfected and printed.

HCS HB 2315, to authorize the conveyance of certain state property, was taken up by Representative Wright.

On motion of Representative Wright, the title of HCS HB 2315 was agreed to.

Representative Pogue offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2315, Page 5, Section 1, Line 144, by inserting after all of said section and line the following:

"Section 2. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in Oregon County, Missouri, which is more particularly described as follows:

TRACT 1:

TOWNSHIP 22 NORTH, RANGE 2 WEST:

Section 3: All that part lying West of, or right bank of, the Eleven Point River;

Section 4: All that part of the East Half lying West of, or right bank of, the Eleven Point River; All of Lot 1 of the NW1/4;

Section 5: All of Lot 1 of the NE1/4; All of Lots 1 and 2 of the NW1/4; All that part of the E1/2 of Lot 3 of the NW1/4 of Section 5 which lies South and West of Billmore Hollow, EXCEPT therefrom that part lying north of Hwy "Y"; All of the W1/2 of Lot 3 of the NW1/4:

Section 6: All of the E1/2 of Lots 2 and 3 of the NE1/4;

Section 9: All of the North Fractional Half of the NE Fractional Quarter lying West of, or right bank of, the Eleven Point River;

TOWNSHIP 23 NORTH, RANGE 2 WEST:

Section 33: All of the SE1/4;

Section 34: All of the SW1/4 lying West of, or right bank of, the Eleven Point River.

PARCEL I:

An easement for ingress and egress over and across an existing private road, 50 feet in width, running Southeasterly from Highway "Y" to a point near the South line of Section 32,

Township 23, Range 2, and thence East along the South line of Sections 32 and 33, in Township 23, Range 2 to the West line of the above described property.

TRACT 2:

All of Lot One (1) of the Northeast Quarter (NE1/4) and all that part of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) lying South and East of Highway Y, in Section Six (6), Township Twenty-two (22), Range Two (2) West. The East Half (E1/2) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West. All the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West of the Fifth Principal Meridian, except therefrom a strip of land 10 feet wide (being the south ten feet) of SE1/4 of said Section 6 for roadway, and except right of way for State Highway Y as shown recorded in Book 172 at Page 86 of the records of Oregon County, Missouri.

TOWNSHIP 22 NORTH, RANGE 2 WEST

Section 5: All of the North Half of the Southeast Quarter; Block 2 in Charles W. Melton and wife and E. W. Sitton and wife Subdivision of the SE 1/4 of the SE1/4 of Section 5 as shown in Plat Book 8 at Page 21 of the records of Oregon County, Missouri; All of the Southwest Quarter of the Southeast Quarter; All of the Southwest Quarter;

Section 7: All of the East Half of the Northeast Quarter; Block 1 of J. F. Melton Subdivision of the SW1/4 of the NE1/4 of Section 7 as shown in Plat Book 6 at Page 5 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; Section 8: Block 5 in S. D. Melton's Subdivision of the NE1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; Lot 2 Block 1 in S. D. Melton's Subdivision of the SW1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; All of Block 1 in G. T. Thomasson and wife's Subdivision of the NE1/4 of the SW1/4 of Section 8 as shown in Plat Book 6 at Page 38 of the Records of Oregon County, Missouri; All of Lot 1 of Block 1 in G. T. Thomasson and wife's former Subdivision of the NW1/4 of the SW1/4 of Section 8 as shown in Plat Book 7 at Page 17 of the Records of Oregon County, Missouri; All of the Northwest Quarter.

- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remised, released, and forever quitclaimed by the director of the department of natural resources by December 31, 2020.
- Section 3. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in Oregon County, Missouri, which is more particularly described as follows:

Tract 1:

Township 23 North, Range 2 West

Section 20: That part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21. All that part of the following described tracts lying East

of Highway Y: The Southeast Quarter, the North Half of the Southwest Quarter, and the South Half of the Northwest Quarter: EXCEPT that part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21.

Section 21: All of the East Fractional Half of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River All that part of the Southwest Fractional Quarter of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River; All of the Southeast Quarter of the Southwest Quarter; All that part of the West Fractional Half of the Southwest Quarter of Section 21 that lies south of, or right bank of, the Eleven Point River; All that part of the NE1/4 of the SW1/4 and all that part of the NW1/4 of the SE1/4 lying west of, or the right bank of the Eleven Point River.

Section 27: All that part of Section 27 lying west of, or right bank of, the Eleven point river EXCEPT THAT PART of the West Fractional Half of the Southwest Fractional Quarter south and west and being right bank of Eleven Point River lying north of the 1/64th line east to Eleven Point River from the N-S 1/64th corner of Sections 27 and 28;

Section 28: All that part of Section 28 lying west of, or right bank of the Eleven Point River EXCEPT THAT PART of the Northeast Fractional Quarter of the Southeast Fractional Quarter west and being right bank of Eleven Point River lying east of the 1/64th line beginning at C-E-E 1/64th corner, thence south along E-E 1/64th line to C-S-NE-SE 1/256th corner;

Section 29: All that part of the following described tracts lying East of Highway Y: The South Half of the North Half, the North Half of the Southeast Quarter. All that part of the following described tracts lying East of Highway Y: The North Half of the North Half. Section 33: NE1/4 of Section 33

Section 34: All that part of the N1/2 lying west of, or right bank of the Eleven Point River.

Tract 2:

A Tract of land located in part of the NW1/4 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE South 88 degrees 54 minutes 38 seconds East along the North line of the NW1/4 of said Section 33, a distance of 2685.46 feet to the Northeast corner of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33, a distance of 2095.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 88 degrees 07 minutes 05 seconds West, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 29 degrees 22 minutes 35 seconds West, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 77 degrees 45 minutes 53 seconds West, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the West line of the NW1/4 of said Section 33; THENCE North 01 degrees 44 minutes 27 seconds East along the West line of the NW1/4 of said Section 33, a distance of 1557.81 feet to the point of beginning. Contains 118.804 acres, more or less.

Also One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y. Contains 5.32 acres, more or less.

Tract 3:

A Tract of land located in part of the W1/2 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: COMMENCING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the West line of the W1/2 of said Section 33, a distance of 1557.81 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235", the true POINT OF BEGINNING; THENCE S77°45'53"E, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S29°22'35"E, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235";

THENCE S88°07'05"E, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the East line of the W1/2 of said Section 33; THENCE S01°59'05"W along the East line of the W1/2 of said Section 33, a distance of 3198.69 feet to the Southeast corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 2376.56 feet; THENCE N88°59'23"W, continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°44'27"E along the West line of the W1/2 of said Section 33, a distance of 3730.78 feet to the point of beginning.

ALSO a tract of land located in part of the E1/2 of Section 32, Township 23 North, Range 2 West, 5th P.M. lying East of State Highway "Y" more particularly described as follows: BEGINNING at the Northeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the East line of the E1/2 of said Section 32, a distance of 5288.59 feet to the Southeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.89 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of a road; THENCE Northwesterly along the centerline of said road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
 - 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the right, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
 - 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of said Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 11 courses and distances:
 - 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius of 1202.90 feet and a central angle of 25°20'30";
 - 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
 - 5) N03°08'38"W, a distance of 881.47 feet;
 - 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the right, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
 - 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
 - 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 136.94 feet, said curve having a radius of 531.11 feet and a central angle of 14°46'23" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.26 feet to the point of beginning.

EXCEPT One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y.

EXCEPT FROM THE ABOVE DESCRIBED TRACTS: A Tract of land located in part of the NW1/4 of the SW1/4, the S1/2 of the SW1/4 and the SW1/4 of the SE1/4 of Section 28 and

in part of the E1/2 of Section 32 and in part of the NW1/4 of the NE1/4 and the W1/2 of Section 33, all in Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235": THENCE N01°28'21"E along the West line of the S1/2 of the SW1/4 of said Section 28, a distance of 1321.75 feet to the Southwest corner of the NW1/4 of the SW1/4 of said Section 28, a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N06°33'11"E, a distance of 44.17 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S87°39'26"E, a distance of 43.01 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S37°01'33"E, a distance of 292.00 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S47°29'15"E, a distance of 714.87 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S00°01'21"E, a distance of 577.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N60°33'51"E, a distance of 819.53 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N65°56'00"E, a distance of 855.43 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S06°39'52"W, a distance of 167.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S17°27'52"E, a distance of 240.29 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S34°34'14"E, a distance of 384.45 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S86°58'59"E, a distance of 193.42 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°39'02"E, a distance of 800.21 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S70°21'17"W, a distance of 409.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S59°26'51"W, a distance of 587.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S52°00'37"W, a distance of 269.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S15°30'30"E, a distance of 647.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°04'42"E, a distance of 779.77 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S08°27'07"E, a distance of 508.03 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°19'43"W, a distance of 201.64 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S01°05'15"E, a distance of 787.24 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S03°53'24"E, a distance of 881.25 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°15'24"W, a distance of 288.39 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the South line of the W1/2 of said Section 33; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 1981.28 feet; THENCE N88°59'23"W continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE continuing N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.98 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of an existing road; THENCE Northwesterly along the centerline of said existing road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
- 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the left, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
- 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped

"Norsworthy PLS 2235" set in the Easterly right-of-way line of State Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 12 courses and distances:

- 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius 1202.90 feet and a central angle of 25°20'30";
- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
- 5) N03°08'38"W, a distance of 881.47 feet;
- 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the left, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
- 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
- 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 129.35 feet, said curve having a radius of 676.80 feet and a central angle of 10°57'00" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;
- 12) N06°30'24"E, a distance of 7.44 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;
- THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.00 feet to the point beginning. Contains 547.327 acres, more or less.
- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remised, released, and forever quitclaimed by the director of the department of natural resources by December 31, 2021."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCreery raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

Representative Plocher requested a parliamentary ruling.

The Parliamentary Committee took the point of order under advisement.

The Parliamentary Committee ruled the point of order well taken.

On motion of Representative Wright, HCS HB 2315 was adopted.

On motion of Representative Wright, HCS HB 2315 was ordered perfected and printed.

HCS HB 1335, relating to the selling of raw milk or cream, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), the title of **HCS HB 1335** was agreed to.

Speaker Haahr resumed the Chair.

Representative Shaul (113) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1335, Page 3, Section 196.935, Line 14, by deleting the word "and"; and

Further amend said bill, page, and section, Line 18, by deleting the words "manner; and" and inserting in lieu thereof the following:

"manner;

- (c) The grade A retail raw milk or cream is sold only at grocery stores, restaurants, soda fountains, or similar establishments located in the county or an adjacent county to such county in which the grade A retail raw milk or cream was processed and bottled; and
- (d) The grade A retail raw milk or cream shall be stored at all times in a separate cooler to ensure that any raw milk or cream does not come into contact with any pasteurized products, including but not limited to dairy products or juice, and the cooler shall clearly display the label required in paragraph (a) of this subdivision; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Shaul (113) moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Kelley (127), HCS HB 1335 was adopted.

On motion of Representative Kelley (127), **HCS HB 1335** was ordered perfected and printed.

On motion of Representative Eggleston, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Eggleston suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES:	037

Bailey	Barnes	Basye	Beck	Bondon
Brown 27	Coleman 32	Coleman 97	DeGroot	Eslinger
Gannon	Green	Haffner	Hurst	Justus
Kelley 127	Kelly 141	Lovasco	McGirl	Morse 151
Murphy	Patterson	Pike	Pogue	Richey
Riggs	Roberts 161	Roberts 77	Schnelting	Sharp 36
Shaul 113	Shields	Solon	Taylor	Veit
Walsh	Young			
NOES: 004				
Fitzwater	Hill	Rowland	Sain	
PRESENT: 061				
Aldridge	Allred	Anderson	Appelbaum	Baker
Billington	Black 137	Bromley	Brown 70	Burnett
Butz	Carpenter	Carter	Chappelle-Nadal	Christofanelli
Dinkins	Dohrman	Eggleston	Ellebracht	Falkner
Gray	Griesheimer	Griffith	Gunby	Hannegan
Helms	Henderson	Hicks	Houx	Kidd
Knight	Kolkmeyer	Lynch	Mayhew	McCreery
Merideth	Miller	Moon	Morgan	Muntzel
O'Donnell	Pierson Jr.	Plocher	Pollitt 52	Pollock 123
Porter	Quade	Reedy	Roden	Ross
Runions	Ruth	Schroer	Shawan	Sommer
Spencer	Stacy	Unsicker	Vescovo	Wiemann
Mr. Speaker				
ABSENT WITH LEAV	E: 060			
Andrews	Bangert	Baringer	Black 7	Bland Manlove
Bosley	Burns	Busick	Chipman	Clemens
Cupps	Deaton	Dogan	Evans	Fishel
Francis	Gregory	Grier	Haden	Hansen
Hovis	Hudson	Ingle	Kendrick	Lavender
Love	Mackey	McDaniel	McGaugh	Messenger
Mitten	Morris 140	Mosley	Neely	Person
Pfautsch	Pietzman	Price	Proudie	Razer
Rehder	Toalson Reisch	Remole	Rogers	Rone
Sauls	Sharpe 4	Shull 16	Simmons	Smith
Stephens 128	Stevens 46	Swan	Tate	Trent

Windham

VACANCIES: 001

Wilson

Washington

PERFECTION OF HOUSE BILLS - INFORMAL

Wood

Wright

HB 1342, relating to the offense of failure to execute an arrest warrant, was taken up by Representative Roberts (161).

On motion of Representative Roberts (161), the title of HB 1342 was agreed to.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Roden offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1342, Page 1, Section 575.180, Line 12, by inserting after the number "307" the phrase "or a misdemeanor traffic offense in another state"; and

Further amend said bill, page, and section, Line 16, by deleting the word "or"; and

Further amend said bill, page, and section, Line 17, by inserting after the number "302.020" the following:

"; or

(4) Any offense committed in another state that is comparable to the offenses listed under subdivisions (1), (2), and (3) of this subsection"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth offered House Substitute Amendment No. 1 for House Amendment No. 1.

House Substitute Amendment No. 1 for House Amendment No. 1

AMEND House Bill No. 1342, Page 1, Section 575.180, Lines 12-17, by deleting all of said lines and inserting in lieu thereof the following:

"304, or 307 or a misdemeanor traffic offense in another state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth moved that **House Substitute Amendment No. 1 for House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Sauls offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 1342, Page 1, Line 1, by deleting said line and inserting in lieu thereof the following:

"AMEND House Bill No. 1342, Page 1, Section 575.180, Line 5, by inserting at the end of said line the following:

"For purposes of this section, "escape" means to flee from; to avoid; to get away, as to flee to avoid arrest."; and

Further amend said bill, page, and section, Line 12, by inserting after the number"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

On motion of Representative Sauls, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Roden, **House Amendment No. 1**, as amended, was adopted.

On motion of Representative Roberts (161), **HB 1342**, as amended, was ordered perfected and printed.

HCS HB 1442, relating to professional licensure, was taken up by Representative Helms.

On motion of Representative Helms, the title of HCS HB 1442 was agreed to.

On motion of Representative Helms, HCS HB 1442 was adopted.

On motion of Representative Helms, HCS HB 1442 was ordered perfected and printed.

HB 1483, relating to criminal background checks for persons having contact with students, was taken up by Representative Rehder.

On motion of Representative Rehder, the title of **HB 1483** was agreed to.

Representative Ruth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1483, Page 1, Section 168.133, Line 14, by inserting immediately after the word "teachers," the phrase "**substitute teachers**,"; and

Further amend said bill and section, Page 2, Line 51, by inserting immediately after the number "5." the phrase "For each school district that is not enrolled in the Missouri Rap Back program under chapter 43,"; and

Further amend said bill and section, Page 4, Line 99, by inserting immediately after the number "13." the following:

"For all years beginning on or after January 1, 2021, any substitute teacher may, at the time such substitute teacher submits the fingerprints and information required for the Missouri criminal record review under subsections 2 and 3 of this section, designate up to five school districts to which the results of the substitute teacher's criminal history background check and fingerprint collection shall be disseminated. The substitute teacher shall pay an additional five-dollar fee for such records to be disseminated for any additional school district up to five additional school districts.

14."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 1** was adopted.

On motion of Representative Rehder, **HB 1483**, as amended, was ordered perfected and printed.

HB 1736, relating to the regulation of securities, was taken up by Representative Plocher.

Representative Plocher moved that the title of **HB 1736** be agreed to.

Representative O'Donnell offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1736, Page 1, In the Title, Lines 3-4, by deleting "the regulation of securities" and inserting in lieu thereof "financial institutions"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative O'Donnell, House Amendment No. 1 was adopted.

Representative Plocher offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1736, Page 11, Section 409.6-604, Line 60, by inserting after all of said line the following:

"(i) Subject to the provisions of sections 409.107 to 409.7-703, the commissioner shall file an action under 409.6-603 or issue an order under section 409.6-604 within five years of the date on which the commissioner receives actual knowledge of the material facts of a possible violation but in no event more than fifteen years from the date of the alleged violation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, House Amendment No. 2 was adopted.

Representative O'Donnell offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1736, Page 1, Section A, Line 4, by inserting after said section and line the following:

"30.260. 1. The state treasurer shall prepare, maintain and adhere to a written investment policy which shall include an asset allocation plan which limits the total amount of state moneys which may be invested in any particular investment authorized by Section 15, Article IV of the Missouri Constitution. Such asset allocation plan shall also set diversification limits, as applicable, which shall include a restriction limiting the total amount of time deposits of state moneys, not including linked deposits, placed with any one single banking institution to be no greater than [ten] fifteen percent of all time deposits of state moneys authorized under the asset allocation plan. The state treasurer shall present a copy of such policy to the governor, commissioner of administration, state auditor and general assembly at the commencement of each regular session of the general assembly or at any time the written investment policy is amended.

- 2. The state treasurer shall determine by the exercise of the treasurer's best judgment the amount of state moneys that are not needed for current operating expenses of the state government and shall keep on demand deposit in banking institutions in this state selected by the treasurer and approved by the governor and state auditor the amount of state moneys which the treasurer has so determined are needed for current operating expenses of the state government and disburse the same as authorized by law.
- 3. Within the parameters of the state treasurer's written investment policy, the state treasurer shall place the state moneys which the treasurer has determined are not needed for current operations of the state government on time deposit drawing interest in banking institutions in this state selected by the treasurer and approved by the governor and the state auditor, or place them outright or, if applicable, by repurchase agreement in obligations described in Section 15, Article IV, Constitution of Missouri, as the treasurer in the exercise of the treasurer's best judgment determines to be in the best overall interest of the people of the state of Missouri, giving due consideration to:
 - (1) The preservation of such state moneys;
- (2) The benefits to the economy and welfare of the people of Missouri when such state money is invested in banking institutions in this state that, in turn, provide additional loans and investments in the Missouri economy and generate state taxes from such initial investments and the loans and investments created by the banking institutions, compared to the removal or withholding from banking institutions in the state of all or some such state moneys and investing same in obligations authorized in Section 15, Article IV of the Missouri Constitution;
 - (3) The liquidity needs of the state;
- (4) The aggregate return in earnings and taxes on the deposits and the investment to be derived therefrom; and
- (5) All other factors which to the treasurer as a prudent state treasurer seem to be relevant to the general public welfare in the light of the circumstances at the time prevailing. The state treasurer may also place state moneys which are determined not needed for current operations of the state government in linked deposits as provided in sections 30.750 to 30.765.
- 4. Except for state moneys deposited in linked deposits as provided in sections 30.750 to 30.860, the rate of interest payable by all banking institutions on time deposits of state moneys shall be set under subdivisions (1) to (5) of this subsection and subsections 6 and 7 of this section. The rate shall never exceed the maximum rate of interest which by federal law or regulation a bank which is a member of the Federal Reserve System may from time to time pay on a time deposit of the same size and maturity. The rate of interest payable by all banking institutions on time deposits of state moneys is as follows:
- (1) Beginning January 1, 2010, the rate of interest payable by a banking institution on up to seven million dollars of time deposits of state moneys shall be the same as the average rate paid during the week next preceding the week in which the deposit was made for United States of America treasury securities maturing and becoming payable closest to the time of termination of the deposit, as determined by the state treasurer, adjusted to the nearest one-tenth of a percent. In the case of a banking institution that holds more than seven million dollars of time deposits of state moneys, the rate of interest payable on deposits in excess of seven million dollars of time deposits of state moneys shall be set at the market rate as determined in subsection 6 of this section;
- (2) Beginning January 1, 2011, the rate of interest payable by a banking institution on up to five million dollars of time deposits of state moneys shall be the same as the average rate paid during the week next preceding the week in which the deposit was made for United States of America treasury securities maturing and becoming payable closest to the time of termination of the deposit, as determined by the state treasurer, adjusted to the nearest one-tenth of a percent. In the case of a banking institution that holds more than five million dollars of time deposits of state moneys, the rate of interest payable on deposits in excess of five million dollars of time deposits of state moneys shall be set at the market rate as determined in subsection 6 of this section;
- (3) Beginning January 1, 2012, the rate of interest payable by a banking institution on up to three million dollars of time deposits of state moneys shall be the same as the average rate paid during the week next preceding the week in which the deposit was made for United States of America treasury securities maturing and becoming payable closest to the time of termination of the deposit, as determined by the state treasurer, adjusted to the nearest one-tenth of a percent. In the case of a banking institution that holds more than three million dollars of time deposits of state moneys, the rate of interest payable on deposits in excess of three million dollars of time deposits of state moneys shall be set at the market rate as determined in subsection 6 of this section;
- (4) Beginning January 1, 2013, the rate of interest payable by a banking institution on up to one million dollars of time deposits of state moneys shall be the same as the average rate paid during the week next preceding the week in which the deposit was made for United States of America treasury securities maturing and becoming payable closest to the time of termination of the deposit, as determined by the state treasurer, adjusted to the nearest

one-tenth of a percent. In the case of a banking institution that holds more than one million dollars of time deposits of state moneys, the rate of interest payable on deposits in excess of one million dollars of time deposits of state moneys shall be set at the market rate as determined in subsection 6 of this section;

- (5) Beginning January 1, 2014, the rate of interest payable by a banking institution on all time deposits of state moneys shall be set at the market rate as determined in subsection 6 of this section.
- 5. Notwithstanding subdivisions (1) to (5) of subsection 4 of this section, for any new time deposits of state moneys placed after January 1, 2010, with a term longer than eighteen months, the rate of interest payable by a banking institution shall be set at the market rate as determined in subsection 6 of this section.
- 6. Market rate shall be determined no less frequently than once a month by the director of investments in the office of state treasurer. The process for determining a market rate shall include due consideration of prevailing rates offered for certificates of deposit by well-capitalized Missouri financial institutions, the advance rate established by the Federal Home Loan Bank of Des Moines for member institutions and the costs of collateralization, as well as an evaluation of the credit risk associated with other authorized securities under Section 15, Article IV, of the Missouri Constitution, or any other calculation determined by the state treasurer based on current market investment indicators. Banking institutions may also offer a higher rate than the market rate for any time deposit placed with the state treasurer in excess of the total amount of state moneys set at the United States of America treasury securities maturing and becoming payable closest to the time of termination of the deposit indicated in subdivisions (1) to (5) of subsection 4 of this section.
- 7. Within the parameters of the state treasurer's written investment policy, the state treasurer may subscribe for or purchase outright or by repurchase agreement investments of the character described in subsection 3 of this section which the treasurer, in the exercise of the treasurer's best judgment, believes to be the best for investment of state moneys at the time and in payment therefor may withdraw moneys from any bank account, demand or time, maintained by the treasurer without having any supporting warrant of the commissioner of administration. The state treasurer may bid on subscriptions for such obligations in accordance with the treasurer's best judgment. The state treasurer shall provide for the safekeeping of all such obligations so acquired in the same manner that securities pledged to secure the repayment of state moneys deposited in banking institutions are kept by the treasurer pursuant to law. The state treasurer may hold any such obligation so acquired by the treasurer until its maturity or prior thereto may sell the same outright or by reverse repurchase agreement provided the state's security interest in the underlying security is perfected or temporarily exchange such obligation for cash or other authorized securities of at least equal market value with no maturity more than one year beyond the maturity of any of the traded obligations, for a negotiated fee as the treasurer, in the exercise of the treasurer's best judgment, deems necessary or advisable for the best interest of the people of the state of Missouri in the light of the circumstances at the time prevailing. The state treasurer may pay all costs and expenses reasonably incurred by the treasurer in connection with the subscription, purchase, sale, collection, safekeeping or delivery of all such obligations at any time acquired by the treasurer.
- 8. As used in this chapter, except as more particularly specified in section 30.270, obligations of the United States shall include securities of the United States Treasury, and United States agencies or instrumentalities as described in Section 15, Article IV, Constitution of Missouri. The word "temporarily" as used in this section shall mean no more than six months.
- 30.753. 1. The state treasurer may invest in linked deposits; however, the total amount so deposited at any one time shall not exceed, in the aggregate, [seven hundred twenty] eight hundred million dollars. No more than three hundred thirty million dollars of the aggregate deposit shall be used for linked deposits to eligible farming operations, eligible locally owned businesses, eligible agribusinesses, eligible beginning farmers, eligible livestock operations, and eligible facility borrowers, no more than one hundred [ten] ninety million of the aggregate deposit shall be used for linked deposits to small businesses, no more than twenty million dollars shall be used for linked deposits to eligible multitenant development enterprises, and no more than twenty million dollars of the aggregate deposit shall be used for linked deposits to eligible residential property developers and eligible residential property owners, no more than two hundred twenty million dollars of the aggregate deposit shall be used for linked deposits to eligible job enhancement businesses and no more than twenty million dollars of the aggregate deposit shall be used for linked deposit loans to eligible water systems. Linked deposit loans may be made to eligible student borrowers, eligible alternative energy operations, eligible alternative energy consumers, and eligible governmental entities from the aggregate deposit. If demand for a particular type of linked deposit exceeds the initial allocation, and funds initially allocated to another type are available and not in demand, the state treasurer may commingle allocations among the types of linked deposits.

- 2. The minimum deposit to be made by the state treasurer to an eligible lending institution for eligible job enhancement business loans shall be ninety thousand dollars. Linked deposit loans for eligible job enhancement businesses may be made for the purposes of assisting with relocation expenses, working capital, interim construction, inventory, site development, machinery and equipment, or other expenses necessary to create or retain jobs in the recipient firm.
 - 30.758. 1. The state treasurer may accept or reject a linked deposit loan package or any portion thereof.
- 2. The state treasurer shall make a good faith effort to ensure that the linked deposits are placed with eligible lending institutions to make linked deposit loans to minority- or female-owned eligible multitenant enterprises, eligible farming operations, eligible alternative energy operations, eligible alternative energy consumers, eligible locally owned businesses, eligible small businesses, eligible job enhancement businesses, eligible marketing enterprises, eligible residential property developers, eligible residential property owners, eligible governmental entities, eligible agribusinesses, eligible beginning farmers, eligible livestock operations, eligible student borrowers, eligible facility borrowers, or eligible water supply systems. Results of such effort shall be included in the linked deposit review committee's annual report to the governor.
- 3. Upon acceptance of the linked deposit loan package or any portion thereof, the state treasurer may place linked deposits with the eligible lending institution as follows: when market rates are five percent or above, the state treasurer shall reduce the market rate by up to three percentage points to obtain the linked deposit rate; when market rates are less than five percent, the state treasurer shall reduce the market rate by up to sixty percent to obtain the linked deposit rate. All linked deposit rates are determined and calculated by the state treasurer. When necessary, the treasurer may place linked deposits prior to acceptance of a linked deposit loan package.
- 4. The eligible lending institution shall enter into a deposit agreement with the state treasurer, which shall include requirements necessary to carry out the purposes of sections 30.750 to 30.765. The deposit agreement shall specify the length of time for which the lending institution will lend funds upon receiving a linked deposit, and the original deposit plus renewals shall not exceed five years, except as otherwise provided in this chapter. The agreement shall also include provisions for the linked deposit of a linked deposit for an eligible facility borrower, eligible multitenant enterprise, eligible farming operation, eligible alternative energy operation, eligible alternative energy consumer, eligible locally owned business, eligible small business, eligible marketing enterprise, eligible residential property developer, eligible residential property owner, eligible governmental entity, eligible agribusiness, eligible beginning farmer, eligible livestock operation, eligible student borrower or job enhancement business. Interest shall be paid at the times determined by the state treasurer.
- 5. The period of time for which such linked deposit is placed with an eligible lending institution shall be neither longer nor shorter than the period of time for which the linked deposit is used to provide loans at reduced interest rates. The agreement shall further provide that the state shall receive market interest rates on any linked deposit or any portion thereof for any period of time for which there is no corresponding linked deposit loan outstanding to an eligible multitenant enterprise, eligible farming operation, eligible alternative energy operation, eligible alternative energy consumer, eligible locally owned business, eligible small business, eligible job enhancement business, eligible marketing enterprise, eligible residential property developer, eligible residential property owner, eligible governmental entity, eligible agribusiness, eligible beginning farmer, eligible livestock operation, eligible student borrower, eligible facility borrower, or eligible water supply system, except as otherwise provided in this subsection. Within thirty days after the annual anniversary date of the linked deposit, the eligible lending institution shall repay the state treasurer any linked deposit principal received from borrowers in the previous yearly period and thereafter repay such principal within thirty days of the yearly anniversary date calculated separately for each linked deposit loan, and repaid at the linked deposit rate. Such principal payment shall be accelerated when more than thirty percent of the linked deposit loan is repaid within a single monthly period. Any principal received and not repaid, up to the point of the thirty percent or more payment, shall be repaid within thirty days of that payment at the linked deposit rate. Finally, when the linked deposit is tied to a revolving line of credit agreement between the banking institution and its borrower, the full amount of the line of credit shall be excluded from the repayment provisions of this subsection.

6. The state treasurer shall give priority to maintaining linked deposit agreement renewals over funding new linked deposit applications.

385.015. All life insurance, accident and sickness insurance, involuntary unemployment insurance, credit casualty insurance, and property insurance written in connection with loans or other credit transactions shall be subject to the provisions of sections 385.010 to 385.080, except insurance for which no identifiable charge is made to the debtor and insurance written in connection with a loan or other credit transaction of more than [ten] fifteen years duration; nor shall insurance be subject to the provisions of sections 385.010 to 385.080 if the issuance of the insurance is an isolated transaction on the part of the insurer not related to an agreement or a plan for insuring

debtors of the creditor or where the issuance of such insurance is in connection with a residential real estate secured credit transaction commitment exceeding twenty-five thousand dollars, which may be accessed on a discretionary basis by the debtor."; and

Further amend said bill, Page 11, Section 409.6-604, Line 60, by inserting after said section and line the following:

- "443.717. 1. Mortgage loan originators shall satisfy a prelicensing education requirement through approved education courses of at least twenty hours approved in accordance with subsection 2 of this section, which shall include at least:
 - (1) Three hours of federal law and regulations;
- (2) Three hours of ethics, which shall include instruction on fraud, consumer protection, and fair lending issues; and
 - (3) Two hours of training related to lending standards for the nontraditional mortgage product marketplace.
- 2. For purposes of subsection 1 of this section, prelicensing approved education courses include courses reviewed and approved by the NMLSR based upon reasonable standards. Review and approval of a prelicensing education course shall include review and approval of the course provider.
- 3. Nothing in this section shall preclude any prelicensing education course, as approved by the NMLSR, that is provided by the employer of the applicant or person who is affiliated with the applicant by an agency contract, or any subsidiary or affiliate of such employer or person.
- 4. Prelicensing education may be offered in a classroom, online, or by any other means approved by the NMLSR.
- 5. The prelicensing education requirements approved by the NMLSR in subdivisions (1) to (3) of subsection 1 of this section for any state shall be accepted as credit towards completion of prelicensing education requirements in Missouri.
- 6. A person previously licensed under sections 443.701 to 443.893 applying to be licensed again shall prove that they have completed all of the continuing education requirements, if any, for the year in which the license was last held.
- 7. A prelicensing education course completed by an individual shall not satisfy the prelicensing education requirement if the course precedes an application by a certain period as established by the NMLSR.
- 443.825. 1. Application for a residential mortgage loan broker license shall be made as provided in sections 443.833 and 443.835. The application shall be in writing, made under oath, and on a form provided by the director
- 2. The director may, by rule, revise and conform the residential mortgage loan broker license application and renewal process, and the licensing dates and periods under sections 443.701 to 443.893 to a system of licensing residential mortgage loan brokers administered in cooperation with the NMLSR.
- 3. The application shall contain the name and complete business and residential address or addresses of the applicant. If the applicant is a form of business organization, the application shall contain the names and complete business and residential addresses of each member, director and principal officer of such person. Such application shall also include a description of the activities of the applicant, in such detail and for such periods as the director may require, including all of the following:
- (1) An affirmation of financial solvency noting such capitalization requirements as may be required by the director, and access to such credit as may be required by the director;
- (2) An affirmation that the applicant or the applicant's members, directors or principals, as may be appropriate, are at least eighteen years of age;
- (3) Information that would support findings under subdivision (4) of section 443.821 as to the character, fitness, financial and business responsibility, background, experience and criminal records of any:
- (a) Person or ultimate equitable owner that owns or controls, directly or indirectly, ten percent or more of any class of stock of the applicant;
- (b) Person or ultimate equitable owner that is not a depository institution that lends, provides or infuses, directly or indirectly, in any way, funds to or into an applicant, in an amount equal to, or more than, ten percent of the applicant's net worth;

- (c) Person or ultimate equitable owner that controls, directly or indirectly, the election of twenty-five percent or more of the members of the board of directors of the applicant; and
 - (d) Person or ultimate equitable owner that the director finds influences management of the applicant.
- 4. All persons listed under subdivision (3) of subsection 3 of this section shall furnish fingerprints to the NMLSR for submission to the Federal Bureau of Investigation and any governmental agency or person authorized to receive such information for a state, national, and international criminal history background check.
- 5. For the purposes of this chapter and in order to reduce the points of contact which the Federal Bureau of Investigation may have to maintain, the director may use the NMLSR as an agent for requesting information from and distributing information to the Department of Justice or any other governmental agency.
- 443.855. The director may prescribe rules governing the advertising of mortgage loans, including, without limitation, [the following requirements:
- (1)] rules that advertising pursuant to sections 443.701 to 443.893 may not be false, misleading or deceptive. No person whose activities are regulated pursuant to the provisions of sections 443.701 to 443.893 may advertise in any manner so as to indicate or imply that the person's interest rates or charges for loans are in any way recommended, approved, set or established by the state or federal government or by the provisions of sections 443.701 to 443.893[;
- (2) All advertisements by a licensee shall contain the name and an office address of such person, which shall conform to a name and address on record with the director.
- 443.857. Each residential mortgage loan broker shall maintain, in the state of Missouri, at least one full-service office with staff reasonably adequate to efficiently handle all matters relating to any proposed or existing home mortgage with respect to which such residential mortgage loan broker is performing services; except that, this provision may be waived by the director for persons providing mortgage loan servicing [under section 443.812] or exclusively engaged in the business of loan processing or underwriting as defined in this chapter.
- 476.419. 1. Notwithstanding any provision of law to the contrary, a court shall not divide securities among multiple recipients in such a way that negotiable securities become nonnegotiable securities.
- 2. A court may divide securities into increments equal to a multiple of an allowable tradeable amount. For purposes of this section, an "allowable tradeable amount" is the minimum amount or denomination accepted by the industry, as defined in the official statement or offering document of the original security. If the provisions of this section prevent the distribution of property in the proportion that other law requires, a court may:
- (1) Distribute different values of securities to different recipients and distribute other property in a way so that the total value of property each recipient receives is as close to the proper proportion as practicable;
 - (2) Liquidate the securities and distribute the resulting moneys among recipients; or
- (3) Take other action within its power, including a combination of subdivisions (1) and (2) of this subsection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative O'Donnell, **House Amendment No. 3** was adopted.

Representative Schroer offered House Amendment No. 4.

House Amendment No. 4

AMEND House Bill No. 1736, Page 11, Section 409.6-604, Line 60, by inserting after all of said section and line the following:

- "565.184. 1. A person commits the offense of abuse of an elderly person, a person with a disability, or a vulnerable person if he or she:
- (1) Purposely engages in conduct involving more than one incident that causes emotional distress to an elderly person, a person with a disability, or a vulnerable person. The course of conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer substantial emotional distress; or

- (2) Intentionally fails to provide care, goods or services to an elderly person, a person with a disability, or a vulnerable person. The result of the conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer physical or emotional distress; or
- (3) [Knowingly] Intentionally acts or [knowingly] intentionally fails to act in a manner which results in a substantial risk of serious harm to the life, body or health of an elderly person, a person with a disability, or a vulnerable person.
- 2. The offense of abuse of an elderly person, a person with a disability, or a vulnerable person is a class [Amisdemeanor] E felony. Nothing in this section shall be construed to mean that an elderly person, a person with a disability, or a vulnerable person is abused solely because such person chooses to rely on spiritual means through prayer, in lieu of medical care, for his or her health care, as evidence by such person's explicit consent, advance directive for health care, or practice.
- 570.145. 1. A person commits the offense of financial exploitation of an elderly person or a person with a disability if such person knowingly obtains control over the property of the elderly person or person with a disability with the intent to permanently deprive the person of the use, benefit or possession of his or her property thereby benefitting the offender or detrimentally affecting the elderly person or person with a disability by:
 - (1) Deceit;
 - (2) Coercion;
- (3) Creating or confirming another person's impression which is false and which the offender does not believe to be true;
 - (4) Failing to correct a false impression which the offender previously has created or confirmed;
- (5) Preventing another person from acquiring information pertinent to the disposition of the property involved;
- (6) Selling or otherwise transferring or encumbering property, failing to disclose a lien, adverse claim or other legal impediment to the enjoyment of the property, whether such impediment is or is not valid, or is or is not a matter of official record;
- (7) Promising performance which the offender does not intend to perform or knows will not be performed. Failure to perform standing alone is not sufficient evidence to prove that the offender did not intend to perform; or
- (8) Undue influence, which means the use of influence by someone who exercises authority over an elderly person or person with a disability in order to take unfair advantage of that person's vulnerable state of mind, neediness, pain, or agony. Undue influence includes, but is not limited to, the improper or fraudulent use of a power of attorney, guardianship, conservatorship, or other fiduciary authority.
- 2. The offense of financial exploitation of an elderly person or person with a disability is a class [Amisdemeanor] E felony unless:
 - (1) The value of the property is fifty dollars or more, in which case it is a class E felony;
- (2) The value of the property is [seven hundred fifty] five hundred dollars or more, in which case it is a class D felony;
- [(3)] (2) The value of the property is [five] two thousand five hundred dollars or more, in which case it is a class C felony;
- [(4)] (3) The value of the property is twenty-five thousand dollars or more, in which case it is a class B felony; or
- [(5)] (4) The value of the property is seventy-five thousand dollars or more, in which case it is a class A felony.
- 3. Nothing in this section shall be construed to limit the remedies available to the victim pursuant to any state law relating to domestic violence.
- 4. Nothing in this section shall be construed to impose criminal liability on a person who has made a good faith effort to assist the elderly person or person with a disability in the management of his or her property, but through no fault of his or her own has been unable to provide such assistance.
- 5. Nothing in this section shall limit the ability to engage in bona fide estate planning, to transfer property and to otherwise seek to reduce estate and inheritance taxes; provided that such actions do not adversely impact the standard of living to which the elderly person or person with a disability has become accustomed at the time of such actions.
- 6. It shall not be a defense to financial exploitation of an elderly person or person with a disability that the accused reasonably believed that the victim was not an elderly person or person with a disability.

- 7. (1) It shall be unlawful in violation of this section for any person receiving or in the possession of funds of a Medicaid-eligible elderly person or person with a disability residing in a facility licensed under chapter 198 to fail to remit to the facility in which the Medicaid-eligible person resides all money owing the facility resident from any source, including, but not limited to, Social Security, railroad retirement, or payments from any other source disclosed as resident income contained in the records of the department of social services, family support division or its successor. The department of social services, family support division or its successor is authorized to release information from its records containing the resident's income or assets to any prosecuting or circuit attorney in the state of Missouri for purposes of investigating or prosecuting any suspected violation of this section.
- (2) The prosecuting or circuit attorney of any county containing a facility licensed under chapter 198, who successfully prosecutes a violation of the provisions of this subsection, may request the circuit court of the county in which the offender admits to or is found guilty of a violation, as a condition of sentence and/or probation, to order restitution of all amounts unlawfully withheld from a facility in his or her county. Any order of restitution entered by the court or by agreement shall provide that ten percent of any restitution installment or payment paid by or on behalf of the defendant or defendants shall be paid to the prosecuting or circuit attorney of the county successfully prosecuting the violation to compensate for the cost of prosecution with the remaining amount to be paid to the facility."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mitten offered House Amendment No. 1 to House Amendment No. 4.

House Amendment No. 1 to House Amendment No. 4

AMEND House Amendment No. 4 to House Bill No. 1736, Page 1, Line 14, by deleting said line and inserting in lieu thereof the following:

"(3) Knowingly acts or knowingly fails to act in a manner"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 4 was withdrawn.

Representative Plocher offered House Amendment No. 2 to House Amendment No. 4.

House Amendment No. 2 to House Amendment No. 4

AMEND House Amendment No. 4 to House Bill No. 1736, Page 1, Line 14, by deleting all of said lines and inserting in lieu thereof the following:

"(3) [Knowingly] Recklessly acts or [knowingly] recklessly fails to act in a manner"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, **House Amendment No. 2 to House Amendment No. 4** was adopted.

On motion of Representative Schroer, **House Amendment No. 4**, as amended, was adopted.

On motion of Representative Plocher, **HB 1736**, as amended, was ordered perfected and printed.

HB 1596, relating to statutes of limitations, was taken up by Representative Trent.

On motion of Representative Trent, the title of **HB 1596** was agreed to.

Representative Anderson assumed the Chair.

Representative Trent offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1596, Page 2, Section 516.099, Line 35, by deleting the word "or"; and

Further amend said bill, page, and section, Line 41, by inserting after the word "defective" the following:

"; or

- (8) Notwithstanding subdivision (4) of this subsection, to any action against a manufacturer where the harm occurred during the useful safe life of the product. In determining whether a product's useful safe life has expired, the trier of fact may consider:
 - (a) The amount of wear and tear to which the product had been subject;
- (b) The effect of deterioration from natural causes, and from climate and other conditions under which the product was used or stored;
- (c) The normal practices of the user, similar users, and the product seller with respect to the circumstances, frequency, and purposes of the product's use, and with respect to repairs, renewals, and replacements;
- (d) Any representations, instructions, or warnings made by the product manufacturer concerning proper maintenance, storage, and use of the product or the expected useful safe life of the product; and
 - (e) Any modification or alteration of the product by a user or third party"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Trent, **House Amendment No. 1** was adopted.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Chipman	Christofanelli	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner	Gannon	Gregory
Grier	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Knight	Kolkmeyer	Lynch	Mayhew
McGaugh	McGirl	Miller	Moon	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson

Pike	Pogue	Pollitt 52	Porter	Reedy
Rehder	Remole	Richey	Riggs	Roberts 161
Rone	Ross	Ruth	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Veit	Walsh	Washington
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 034

Appelbaum	Bangert	Baringer	Barnes	Beck
Brown 27	Brown 70	Burnett	Burns	Carter
Ellebracht	Gray	Gunby	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mitten
Morgan	Mosley	Pierson Jr.	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Stevens 46	Unsicker	Voung	

PRESENT: 000

ABSENT WITH LEAVE: 038

Aldridge	Bailey	Bland Manlove	Bosley	Busick
Butz	Carpenter	Chappelle-Nadal	Clemens	Coleman 32
Fishel	Fitzwater	Francis	Green	Griesheimer
Houx	Kidd	Lovasco	Love	McDaniel
Messenger	Morris 140	Person	Pfautsch	Pietzman
Plocher	Pollock 123	Price	Proudie	Toalson Reisch
Roden	Schnelting	Schroer	Sharp 36	Shull 16
Smith	Vescovo	Windham		

VACANCIES: 001

On motion of Representative Trent, **HB 1596**, as amended, was ordered perfected and printed.

HB 1654, relating to Jaycees day, was taken up by Representative Sommer.

On motion of Representative Sommer, the title of HB 1654 was agreed to.

On motion of Representative Sommer, HB 1654 was ordered perfected and printed.

HCS HB 1808, relating to academic performance standards, was taken up by Representative Wood.

Representative Wood moved that the title of HCS HB 1808 be agreed to.

Representative Unsicker offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1808, Page 1, In the Title, Line 3, by inserting after the word "standards" the phrase "and instruction"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Unsicker, House Amendment No. 1 was adopted.

Representative Unsicker offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1808, Page 4, Section 160.514, Line 96, by inserting after all of said section and line the following:

- "161.502. As used in sections 161.500 to 161.508, the following terms mean:
- (1) "Department", the department of elementary and secondary education;
- (2) "Drugs" includes, but is not limited to:
- (a) All controlled substances defined in chapter 195; [and]
- (b) Alcoholic beverages;
- (c) Tobacco products as defined in section 407.925; and
- (d) Any vapor product as defined in section 407.925."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Unsicker, House Amendment No. 2 was adopted.

Representative Swan offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1808, Pages 2-3, Section 160.514, Lines 23 to 57, by deleting all of said lines and inserting in lieu thereof the following:

"least ten years or have ten years of experience in that subject area[, except for the parents appointed by the president pro tempore of the senate and the speaker of the house of representatives]. Work group members shall be chosen in such a manner as to represent the geographic diversity of the state.

- 3. [Work group members shall be selected in the following manner:
- (1) Two parents of children currently enrolled in grades kindergarten through twelve shall be selected by the president pro tempore of the senate;
- (2) Two parents of children currently enrolled in grades kindergarten through twelve shall be selected by the speaker of the house of representatives;
- (3) One education professional selected by the state board of education from names submitted to it by the professional teachers' organizations of the state;
 - (4) One education professional selected by a statewide association of Missouri school boards;
- ———— (5) One education professional selected by the state board of education from names submitted to it by a statewide coalition of school administrators:
- (6) Two education professionals selected by the president pro tempore of the senate in addition to the members selected under subdivision (1) of this subsection;
- (7) Two education professionals selected by the speaker of the house of representatives in addition to the members selected under subdivision (2) of this subsection;
 - (8) One education professional selected by the governor;
 - (9) One education professional selected by the lieutenant governor;
 - (10) One education professional selected by the commissioner of higher education;
- (11) One education professional selected by the state board of education from names submitted to it by nationally recognized career and technical education student organizations operating in Missouri; and
- (12) One education professional selected by the state board of education from names submitted to it by the heads of state approved baccalaureate level teacher preparation programs located in Missouri.

The state board of education shall also appoint to each work group for grades six through twelve from names submitted to it by a statewide organization for career and technical education one current or retired career and technical education professional who also serves or served as an advisor to any of the nationally recognized career and technical education student organizations identified in subdivision (4) of subsection 2 of section 178.550] Work group members shall include, but not be limited to educators providing instruction in prekindergarten through twelfth grade, members of statewide parent's organizations, education professionals representing school principals, administrators, and school boards, representatives from the department of higher education and workforce development, institutions of higher education, and the department of elementary and secondary education."; and

Further amend said bill and section, Page 3, Line 58, by deleting the phrase "at least three" and inserting in lieu thereof the phrase "[at least three]"; and

Further amend said bill, page, and section, Lines 63 to 67, by deleting the said lines and inserting in lieu thereof the following:

"general public. [The state board of education shall hold the first hearing within thirty days of the work-groups being convened. The state board of education shall hold the second hearing approximately six months afterit holds the first hearing. The state board of education shall hold the third hearing when the work groups submit the academic performance standards they have developed to the state board.] The state board of education shall also solicit comments and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, House Amendment No. 3 was adopted.

Representative Lavender offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1808, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "149.011. As used in this chapter, unless the context requires otherwise, the following terms mean:
- (1) "Alternative nicotine product", the same meaning as defined under section 407.925;
- (2) "Cigar", any roll for smoking, except cigarettes, made chiefly of tobacco or any substitute therefor;
- [(2)] (3) "Cigarette", an item manufactured of tobacco or any substitute therefor, wrapped in paper or any substitute therefor, weighing not to exceed three pounds per one thousand cigarettes and which is commonly classified, labeled or advertised as a cigarette;
- [(3)] (4) "Common carrier", any person, association, company, or corporation engaged in the business of operating, for public use, an agency for the transportation of persons or property within the state;
 - [(4)] (5) "Director", the director of Missouri department of revenue;
- [(5)] (6) "First sale within the state", the first sale of a tobacco product by a manufacturer, wholesaler or other person to a person who intends to sell such tobacco products at retail or to a person at retail within the state of Missouri;
 - [(6)] (7) "Manufacturer", any person engaged in the manufacture or production of cigarettes;
- [(7)] (8) "Manufacturer's invoice price", the original net invoice price for which a manufacturer sells a tobacco product to a distributor, wholesaler or first seller in the state as shown by the manufacturer's original invoice:
- [(8)] (9) "Meter machine", a type of device manufactured for the use of printing or imprinting an inked impression indicating that the cigarette tax has been paid on an individual package of cigarettes;
- [(9)] (10) "Package of cigarettes", a container of any type composition in which is normally contained twenty individual cigarettes, except as in special instances when the number may be more or less than twenty;
- [(10)] (11) "Person", any individual, corporation, firm, partnership, incorporated or unincorporated association, or any other legal or commercial entity;

- [(11)] (12) "Retailer", any person who sells to a consumer or to any person for any purpose other than resale:
- [(12)] (13) "Sale" in this instance is defined to be and declared to include sales, barters, exchanges and every other manner, method and form of transferring the ownership of personal property from one person to another. "Sale" also means the possession of cigarettes or tobacco products by any person other than a manufacturer, wholesaler or retailer and shall be prima facie evidence of possession for consumption;
- [(13)] (14) "Smokeless tobacco", chewing tobacco, including, but not limited to, twist, moist plug, loose leaf and firm plug, and all types of snuff, including, but not limited to, moist and dry;
- [(14)] (15) "Stamped cigarettes", an individual package, containing twenty individual cigarettes, more or less, on which appears or is affixed or imprinted thereon a Missouri state cigarette tax stamp or Missouri state meter machine impression;
- [(15)] (16) "Tax stamp", an item manufactured of a paper product or substitute thereof on which is printed, imprinted, or engraved lettering, numerals or symbols indicating that the cigarette tax has been paid on each individual package of cigarettes;
- [(16)] (17) "Tobacco product", cigarettes, cigarette papers, clove cigarettes, cigars, smokeless tobacco, smoking tobacco, or other form of tobacco products or products made with tobacco substitute containing nicotine;
- [(17)] (18) "Unstamped cigarettes", an individual package containing cigarettes on which does not appear a Missouri state cigarette tax stamp or Missouri state meter machine impression;
 - [(18)] (19) "Vapor product", the same meaning as defined under section 407.925;
- (20) "Wholesaler", any person, firm or corporation organized and existing, or doing business, primarily to sell cigarettes or tobacco products to, and render service to, retailers in the territory the person, firm or corporation chooses to serve; that purchases cigarettes or tobacco products directly from the manufacturer; that carries at all times at his or its principal place of business a representative stock of cigarettes or tobacco products for sale; and that comes into the possession of cigarettes or tobacco products for the purpose of selling them to retailers or to persons outside or within the state who might resell or retail the cigarettes or tobacco products to consumers. This shall include any manufacturer, jobber, broker, agent or other person, whether or not enumerated in this chapter, who so sells or so distributes cigarettes or tobacco products.
- 149.160. 1. A tax is levied upon the first sale of alternative nicotine products; tobacco products, other than cigarettes [7]; and vapor products within the state. The tax on alternative nicotine products, tobacco products, and vapor products shall be at the rate of ten percent of the manufacturer's invoice price before discounts and deals[-] and shall be paid by the person making the first sale within the state. Licensed persons making first sales within the state shall be allowed approved credit for returned merchandise provided the tax was paid on the returned merchandise and the purchaser was given a refund or credit. Such licensed person shall take such approved credit on the return for the month in which the purchaser was given the refund or credit.
- 2. The tax shall not apply to tobacco products when the first sale within the state has occurred on such tobacco products prior to October 1, 1993.
- 3. Amounts generated by the tax levied in this section shall be deposited in the health initiatives fund created by section 191.831.
- 4. When the general assembly appropriates an amount equal to twenty-five percent of the net federal reimbursement allowance to the health initiatives fund, this section shall expire. As used in this section, "net federal reimbursement allowance" shall mean that amount of the federal reimbursement allowance in excess of the amount of state matching funds necessary for the state to make payments required by subsection 1 of section 208.471 or, if the payments exceed the amount so required, the actual payments made for the purposes specified in subsection 1 of section 208.471."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

Representative Lavender moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Mackey offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1808, Page 4, Section 160.514, Line 96, by inserting after all of said section and line the following:

"Section 1. The school board of any public school district, and the governing board of any charter school shall have a policy that prohibits the out of school suspension of a student for any offense related to tobacco products or vapor products. The policy shall require districts and charter schools to provide any student that commits an offense related to tobacco products or vapor products, available research based information regarding substance abuse counseling, along with any additional substance use resources freely available through existing governmental departments or not for profit entities."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lynch assumed the Chair.

Representative Mackey moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

On motion of Representative Wood, HCS HB 1808, as amended, was adopted.

On motion of Representative Wood, HCS HB 1808, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1858 - Fiscal Review

HCS HB 2209 - Fiscal Review

HB 2359 - Economic Development

HB 2465 - Transportation

HB 2529 - Special Committee on Government Oversight

HB 2532 - Agriculture Policy

HB 2560 - Elementary and Secondary Education

HB 2637 - Conservation and Natural Resources

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS#2 SCS SB 523 - Judiciary

SS SCS SB 528 - Elementary and Secondary Education

SB 544 - Professional Registration and Licensing

SB 587 - Elections and Elected Officials

SS SCS SB 594 - Economic Development

SS SB 600 - Special Committee on Regulatory Oversight and Reform

SS SB 618 - Special Committee on Regulatory Oversight and Reform

SB 619 - Special Committee on Regulatory Oversight and Reform

SB 664 - General Laws

SCS SBs 673 & 560 - Professional Registration and Licensing

SB 676 - Ways and Means

SB 686 - Special Committee on Regulatory Oversight and Reform

SCS SB 689 - Professional Registration and Licensing

SCS SB 725 - Local Government

SB 774 - Special Committee on Regulatory Oversight and Reform

SB 846 - Special Committee on Disease Control and Prevention

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1603**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (20): Black (7), Brown (70), Cupps, Francis, Haden, Hovis, Hurst, Kelly (141), Knight, Mackey, McCreery, Morse (151), Pollitt (52), Rogers, Rone, Sharpe (4), Spencer, Stephens (128), Washington and Young

Noes (0)

Absent (7): Bosley, Busick, Haffner, Lavender, Love, Muntzel and Reedy

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1761**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham

Noes (0)

Absent (0)

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2491**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bailey, Baker, Bangert, Basye, Brown (70), Christofanelli, Dogan, Eslinger, Morgan, O'Donnell, Proudie, Stacy and Swan

Noes (0)

Absent (1): Schroer

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1613**, **as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1285**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1522**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1637** and **HB 2150**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1893**, **HB 2087** and **HB 2169**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor Noes (1): Merideth

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1901** and **HB 1722**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Coleman (97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor Noes (2): Carpenter and Merideth

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1991**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor Noes (0)

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2234**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Basye, Coleman (97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Shawan and Taylor Noes (3): Carpenter, Merideth and Schroer

Absent (0)

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1538** and **HB 1900**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Noes (3): Mackey, Mitten and Sauls

Ayes (13): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit

Absent (1): Roberts (77)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1686**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Sauls, Schroer, Toalson Reisch, Trent and Veit Noes (3): Kolkmeyer, Mackey and Mitten

Absent (1): Roberts (77)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1691**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (1): Roberts (77)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1765**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Christofanelli, DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit

Noes (5): Coleman (97), Ellebracht, Mackey, Mitten and Sauls

Absent (1): Roberts (77)

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2165**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Black (7), Brown (27), Clemens, Hovis, McGirl, O'Donnell, Pike, Ruth and Sain

Noes (0)

Absent (1): Pogue

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1445**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross, Shawan and Washington Noes (0)

Absent (1): Sommer

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1869**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross, Shawan and Washington Noes (0)

Absent (1): Sommer

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2304**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross, Shawan and Washington Noes (0)

Absent (1): Sommer

Special Committee on Small Business, Chairman Andrews reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 1878**, begs leave to report it has examined the same and recommends that it **Do Not Pass** by the following vote:

Ayes (3): Allred, Billington and Green Noes (3): Butz, Falkner and Murphy Absent (1): Andrews

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 2188**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Allred, Billington, Butz, Falkner, Green and Murphy

Noes (0)

Absent (1): Andrews

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2376**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Eggleston, Gray, Justus, Lovasco, Razer and Sommer

Noes (0)

Absent (4): Bosley, Christofanelli, Roden and Shull (16)

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2483**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Eggleston, Gray, Justus, Razer and Sommer

Noes (1): Lovasco

Absent (4): Bosley, Christofanelli, Roden and Shull (16)

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 73**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1374**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1796**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (1): Chipman

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1811**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2093**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2232**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

The following members' presence was noted: Bosley, Morris (140), Person, Price, Smith, and Windham.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Thursday, March 12, 2020.

COMMITTEE HEARINGS

CONSENT AND HOUSE PROCEDURE

Thursday, March 12, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 1998, HB 2095, HCS HB 2202, HB 2300

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Thursday, March 12, 2020, 11:00 AM or upon adjournment (whichever is later),

House Hearing Room 1.

Executive session will be held: SCS SB 631

Executive session may be held on any matter referred to the committee.

Room changed to House Hearing Room 1.

CORRECTED

ETHICS

Thursday, March 12, 2020, upon adjournment, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Constitution of Missouri, House Rule 37, House Resolution 137, and RSMo 610.021(3).

Personnel matters.

FINANCIAL INSTITUTIONS

Thursday, March 12, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: SCS SB 599

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, March 16, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2422, HB 2664

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 12, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 1894, HCS HB 1586, HB 1734, HCR 72, HCS HRB 2, HCS HJR 92, HCS HB 2303, HB 2072, HCS HB 1590, HCS HBs 2183 & 1389, HCS HB 1932, HCS HB 1319, HCS HB 2094, HCS HB 2142, HB 2263, HCS HB 1907, HB 2298, HB 1563,

HJR 100, HB 2097, HB 1775, HCS HB 1602, HCS HB 2050, HCS HB 1874, HCS HB 2461,

HCS HB 2527

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, March 12, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1757, HB 2485

Executive session will be held: HB 1552, HB 1756, HB 1925, HB 2373

Executive session may be held on any matter referred to the committee.

Added HB 1757.

AMENDED

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 17, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1561, HB 1275

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, March 12, 2020, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2123, HB 1718, HB 1353, HB 1464

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 16, 2020, 11:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on restructuring hospitals – innovative ways to save money and reduce overhead for hospitals.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, March 12, 2020, 12:30 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on prevention.

TRANSPORTATION

Thursday, March 12, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2190, HB 2193, HB 1851, HB 1607

Executive session will be held: HB 2543

Executive session may be held on any matter referred to the committee.

Removed HB 2301.

AMENDED

HOUSE CALENDAR

THIRTY-EIGHTH DAY, THURSDAY, MARCH 12, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2014 - Smith

HOUSE BILLS FOR PERFECTION

HB 1710 - Eggleston

HCS HB 1664 - Richey

HCS HB 2261 - Patterson

HCS#2 HB 1957 - Eggleston

HCS HB 2206 - Bondon

HB 2164 - Ross

HB 2317 - Christofanelli

HB 1366 - Ellebracht

HB 1403 - Hudson

HCS HB 1451 - Schroer

HCS HB 1460 - Shaul (113)

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HB 1733 - Christofanelli

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HB 2220 - Dohrman

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell

HB 1741 - Hicks

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 2273 - Deaton

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2564 - Taylor

HCS HB 1709 - Eggleston

HB 2034 - Hannegan

HB 1572 - Barnes

HOUSE BILLS FOR PERFECTION - CONSENT

(03/05/2020)

HB 1916 - Busick

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HOUSE BILLS FOR THIRD READING

HB 1419 - McGirl

HB 1454 - Schroer

HCS HB 1414 - Solon

HCS#2 HB 1896, E.C. - Roberts (161)

HCS HB 1682 - Wood

HCS HB 1804 - Pietzman

HCS HB 1752 - Spencer

HCS HB 2209, (Fiscal Review 3/11/20) - Schnelting

HCS HB 1858, (Fiscal Review 3/11/20) - Haffner

HB 1744 - Sommer

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-EIGHTH DAY, THURSDAY, MARCH 12, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

I will say of the Lord, He is my refuge and my fortress: My God, in Him will I trust. (Psalm 91:2)

Eternal God, who is the Creator of the world and the everlasting sustainer of our spirits, without whom no one is wise and no one is good, we pause in Your presence to invoke Your blessing upon us and to offer unto You the devotion of our hearts.

During this time of public health concerns, protect and bless us as we meet this day, and may we be given wisdom to make sound decisions, strength to walk in the way of justice and freedom for all, and good will to motivate all we say and do.

Bless our state and make us, now and always, a people mindful of Your favor, eager to do Your will, willing to obey Your commandments, and ready to live in Your spirit of love and calmness.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-seventh day was approved as printed.

THIRD READING OF HOUSE BILLS

HB 1419, relating to random acts of kindness day, was taken up by Representative McGirl.

On motion of Representative McGirl, **HB 1419** was read the third time and passed by the following vote:

AYES: 129

Allred	Anderson	Andrews	Appelbaum	Bangert
Baringer	Barnes	Basye	Beck	Billington
Black 137	Bondon	Bromley	Brown 27	Burnett
Burns	Carter	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fitzwater	Francis

Gannon	Gray	Green	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Lynch	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Miller	Mitten
Morgan	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Pollock 123	Porter	Price
Proudie	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rogers	Ross	Rowland	Runions
Ruth	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Tate	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	

NOES: 007

Carpenter DeGroot Hurst Ingle Moon
Pogue Sain

PRESENT: 001
Bland Manlove

ABSENT WITH LEAVE: 025

Aldridge	Bailey	Baker	Black 7	Bosley
Brown 70	Busick	Butz	Fishel	Gregory
Justus	Love	Merideth	Messenger	Morris 140
Morse 151	Plocher	Pollitt 52	Quade	Rone
Sauls	Shull 16	Smith	Swan	Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1454, relating to veterans' affairs, was taken up by Representative Schroer.

On motion of Representative Schroer, **HB 1454** was read the third time and passed by the following vote:

AYES: 146

Aldridge	Allred	Anderson	Andrews	Appelbaum
Baker	Bangert	Baringer	Barnes	Basye
Beck	Black 137	Black 7	Bland Manlove	Bondon
Bromley	Brown 27	Brown 70	Burnett	Burns
Carpenter	Carter	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fitzwater
Francis	Gannon	Gray	Green	Gregory

Griffith Grier Griesheimer Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel Miller McGirl Mitten McGaugh Morgan Morris 140 Morse 151 Mosley Muntzel Murphy O'Donnell Neely Patterson Person Pfautsch Pierson Jr. Pietzman Pike Pollock 123 Porter Proudie Price Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 77 Roden Rogers Ross Roberts 161 Runions Sauls Rowland Ruth Sain Shaul 113 Schnelting Schroer Sharp 36 Sharpe 4 Shields Smith Solon Shawan Simmons Sommer Spencer Stacy Stephens 128 Stevens 46 Tate Taylor Unsicker Swan Trent Veit Walsh Washington Wiemann Vescovo Wilson Windham Wood Wright Young

Mr. Speaker

NOES: 002

Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 014

BaileyBillingtonBosleyBusickButzFishelJustusLoveMeridethMessengerPlocherPollitt 52RoneShull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1414, relating to the protection of children, was taken up by Representative Solon.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative Solon, **HCS HB 1414** was read the third time and passed by the following vote:

AYES: 147

Allred Anderson Aldridge Andrews Appelbaum Baker Bangert Baringer Barnes Basye Black 137 Bland Manlove Beck Billington Black 7 Brown 27 Burns Bondon Bromley Burnett Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston

Ellebracht Eslinger Evans Falkner Fitzwater Gannon Gray Green Gregory Francis GriffithGrier Griesheimer Gunby Haden Haffner Hannegan Hansen Helms Henderson Hill Houx Hovis Hudson Hicks Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Knight Lynch Mayhew McCreery Lovasco Mackey McGaugh McGirl Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pietzman Pike Pollitt 52 Pfautsch Pierson Jr. Pollock 123 Porter Price Proudie Quade Rehder Toalson Reisch Razer Reedy Remole Richey Riggs Roberts 161 Roberts 77 Rogers Rowland Ruth Rone Ross Runions Sauls Schnelting Schroer Sharp 36 Sain Shaul 113 Shields Sharpe 4 Shawan Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Washington Wilson Windham Wood Wright Wiemann Mr. Speaker Young

NOES: 002

McDaniel Pogue

PRESENT: 002

Roden Walsh

ABSENT WITH LEAVE: 011

Bailey Bosley Brown 70 Busick Butz Fishel Love Merideth Messenger Plocher

Shull 16

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HCS#2 HB 1896, relating to background checks in the medical marijuana industry, was taken up by Representative Roberts (161).

On motion of Representative Roberts (161), **HCS#2 HB 1896** was read the third time and passed by the following vote:

AYES: 145

Aldridge	Allred	Anderson	Andrews	Appelbaum
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bromley	Brown 27	Burnett	Burns
Carpenter	Carter	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Deaton	DeGroot

Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hansen Helms Henderson Hicks Hannegan Houx Hovis Hudson Ingle Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Knight Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Miller Mitten Morgan Morris 140 Morse 151 Mosley O'Donnell Muntzel Murphy Neely Patterson Pfautsch Pierson Jr. Pietzman Pike Person Pollitt 52 Pollock 123 Proudie Porter Price Rehder Toalson Reisch Quade Razer Reedy Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Walsh Washington Wiemann Wilson Vescovo Windham Wood Wright Mr. Speaker Young

NOES: 004

Cupps Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 013

Bailey Brown 70 Busick Butz Bosley Fishel Hill Justus Love Merideth Shull 16

Plocher

Speaker Pro Tem Wiemann declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 137

Messenger

VACANCIES: 001

Allred Aldridge Anderson Andrews Appelbaum Baker Bangert Baringer Barnes Basye Black 137 Black 7 Bland Manlove Beck Billington Bondon Bromley Brown 27 Brown 70 Burnett Carter Chappelle-Nadal Burns Carpenter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton Dinkins Dohrman DeGroot Dogan Eggleston Ellebracht Eslinger Falkner Fitzwater Evans Francis Gannon Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hovis Hudson Kelley 127 Houx Ingle

Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Lynch	Mackey	McCreery
McGaugh	McGirl	Miller	Mitten	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Pollitt 52	Pollock 123
Porter	Price	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rogers	Rone
Ross	Rowland	Runions	Ruth	Sain
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Washington	Wiemann	Windham	Wood
Wright	Young			

NOES: 011

CuppsGrayHurstMayhewMcDanielMoonPogueRoberts 77Stephens 128Walsh

Wilson

PRESENT: 000

ABSENT WITH LEAVE: 014

BaileyBosleyBusickButzFishelHillJustusLoveMeridethMessengerPlocherShull 16VescovoMr. Speaker

VACANCIES: 001

HCS HB 1682, relating to permissible usage of vapor products in public schools, was taken up by Representative Wood.

On motion of Representative Wood, **HCS HB 1682** was read the third time and passed by the following vote:

AYES: 149

Aldridge Allred Anderson Andrews Appelbaum Baringer Baker Bangert Barnes Basye Black 7 Bland Manlove Beck Billington Black 137 Bondon Bosley Bromley Brown 27 Brown 70 Chappelle-Nadal Burnett Burns Carpenter Carter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dogan Cupps Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fitzwater Francis Gannon Gray Grier Griesheimer Griffith Green Gregory Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hudson Ingle Justus Kelley 127 Hovis Kelly 141 Kendrick Kidd Knight Kolkmeyer Mayhew Lovasco Lynch Mackey Lavender Miller Mitten McCreery McGaugh McGirl

Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rogers	Rone	Ross	Rowland
Runions	Ruth	Sain	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Veit
Vescovo	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	
NOES: 004				
Hurst	McDaniel	Moon	Pogue	
			8	
PRESENT: 000				
ABSENT WITH LEAV	E: 009			
Bailey	Busick	Butz	Fishel	Love
Merideth	Messenger	Shull 16	Walsh	

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

Speaker Haahr resumed the Chair.

HCS HB 1804, relating to assistance for applicants for permits issued by the department of natural resources, was taken up by Representative Pietzman.

On motion of Representative Pietzman, **HCS HB 1804** was read the third time and passed by the following vote:

AYES: 153

Aldridge Allred Anderson Andrews Appelbaum Baker Bangert Baringer Barnes Basye Black 7 Beck Billington Black 137 Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hurst Ingle Justus Kelley 127 Hudson Kelly 141 Kendrick Kidd Knight Kolkmeyer

Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Price Proudie Quade Reedy Rehder Toalson Reisch Remole Razer Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Sharp 36 Solon Sommer Stacy Simmons Spencer Stephens 128 Stevens 46 Swan Taylor Tate Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Windham Wood Washington Wright Young Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey Bland Manlove Busick Butz Fishel

Love Messenger Shull 16 Smith

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1752, relating to working animals, was taken up by Representative Spencer.

On motion of Representative Spencer, HCS HB 1752 was read the third time and passed by the following vote:

AYES: 108

Allred Anderson Andrews Baker Basye Billington Black 137 Black 7 Bondon Bromley Coleman 97 Chipman Christofanelli Coleman 32 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fitzwater Francis Gannon Green Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hill Hansen Helms Henderson Hicks Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lynch Mayhew McDaniel McGaugh Lovasco McGirl Miller Moon Morris 140 Morse 151 O'Donnell Muntzel Murphy Neely Patterson Pfautsch Pietzman Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Rehder Reedy Toalson Reisch Remole Richey Riggs Roberts 161 Roden Ruth Schnelting Rone Ross Schroer Sharpe 4 Shaul 113 Shawan Shields

Simmons Stephens 128 Veit Wood	Solon Swan Vescovo Wright	Sommer Tate Walsh Mr. Speaker	Spencer Taylor Wiemann	Stacy Trent Wilson		
NOES: 044						
Aldridge Beck Burnett Clemens Lavender Morgan Proudie Runions Unsicker	Appelbaum Bland Manlove Burns Ellebracht Mackey Mosley Razer Sain Washington	Bangert Bosley Carpenter Gray McCreery Person Roberts 77 Sauls Windham	Baringer Brown 27 Carter Gunby Merideth Pierson Jr. Rogers Sharp 36 Young	Barnes Brown 70 Chappelle-Nadal Ingle Mitten Price Rowland Stevens 46		
PRESENT: 000						
ABSENT WITH LEAV	E: 010					
Bailey Love	Busick Messenger	Butz Quade	Fishel Shull 16	Kendrick Smith		

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 2209, relating to the state department of defense, was placed on the Informal Calendar.

HCS HB 1858, relating to biodiesel fuel, was placed on the Informal Calendar.

HB 1744, relating to Missouri driver's licenses, was taken up by Representative Sommer.

On motion of Representative Sommer, **HB 1744** was read the third time and passed by the following vote:

AYES: 152

Aldridge Allred Anderson Andrews Baker Bangert Baringer Barnes Basye Beck Black 137 Black 7 Bland Manlove Bondon Billington Bosley Bromley Brown 27 Brown 70 Burnett Chappelle-Nadal Burns Carpenter Carter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps DeGroot Dinkins Dohrman Deaton Dogan Eggleston Ellebracht Eslinger Evans Falkner Green Fitzwater Francis Gannon Gray Griesheimer Griffith Gunby Gregory Grier Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Kendrick Knight

Lovasco Lynch Mackey Mayhew Lavender McDaniel McGaugh McGirl Merideth McCreery Miller Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Ouade Razer Reedy Toalson Reisch Remole Richey Rehder Riggs Roberts 161 Roberts 77 Roden Rogers Rone Rowland Runions Ross Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shields Smith Shaul 113 Shawan Simmons Stephens 128 Solon Sommer Spencer Stacy Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Washington Windham Wood Wiemann Wilson Wright Mr. Speaker Young

NOES: 002

Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 008

Appelbaum Bailey Busick Butz Fishel

Love Messenger Shull 16

VACANCIES: 001

Speaker Haahr declared the bill passed.

PERFECTION OF HOUSE BILLS

HB 1710, HCS HB 1664, HCS HB 2261, HCS#2 HB 1957, HCS HB 2206, HB 2164, HB 2317, HB 1366, HB 1403, HCS HB 1451, HCS HB 1460, HCS HB 1484, HB 1543, HB 1556, HCS HB 1583, HCS HB 1620, HB 1632, HCS HB 1292, HB 1666, HCS HB 1695, HB 1699, HCS HB 1701, HCS HB 1702, HCS HB 1713, HB 1733, HCS HBs 1809 & 1570, HCS HB 1819, HB 1859, HCS HB 1891, HB 1899, HCS HB 1960, HCS HB 1999, HB 2032, HCS HB 2092, HCS HBs 2100 & 1532, HCS HB 2125, HCS HB 2151, HCS HBs 2204 & 2257, HB 2220, HCS HB 1485, HB 2249, HCS HB 2305, HB 2334, and HB 2352 were placed on the Informal Calendar.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 HB 1693** entitled:

An act to repeal sections 579.065 and 579.068, RSMo, and to enact in lieu thereof three new sections relating to the monitoring of certain controlled substances, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 553** entitled:

An act to repeal sections 443.717, 443.825, and 443.857, RSMo, and to enact in lieu thereof three new sections relating to mortgage broker licensing.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 669** entitled:

An act to repeal section 385.015, RSMo, and to enact in lieu thereof one new section relating to insurance written in connection with credit transactions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 866** entitled:

An act to repeal sections 190.094, 190.105, 190.143, and 190.196, RSMo, and to enact in lieu thereof four new sections relating to physician assistants.

In which the concurrence of the House is respectfully requested.

Read the first time.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1483 - Fiscal Review SS#2 HB 1693 - Fiscal Review HB 1736 - Fiscal Review HCS HB 2315 - Fiscal Review HB 2434 - General Laws

COMMITTEE REPORTS

Committee on Crime Prevention and Public Safety, Chairman Wilson reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 2133**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Griffith, Person, Richey, Sain and Wilson

Noes (1): Walsh

Absent (4): Hill, Hovis, McDaniel and Sauls

Committee on Insurance Policy, Chairman Shull (16) reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1697**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes~(14):~Appelbaum,~Butz,~Ellebracht,~Hansen,~Helms,~Henderson,~Hill,~Mitten,~Morris~(140),~Muntzel,~Pfautsch,~Porter,~Sauls~and~Wright~Appelbaum,~Sutzel,~Pfautsch,~Porter,~Sauls~and~Wright~Appelbaum,~Pfautsch,~Porter,~Sauls~and~Wright~Appelbaum,~Pfautsch,~Porter,~Pfautsch,~Pfautsc

Noes (0)

Absent (4): Coleman (32), Messenger, Shull (16) and Tate

Special Committee on Aging, Chairman Morris (140) reporting:

Mr. Speaker: Your Special Committee on Aging, to which was referred **HB 2288**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Brown (27), Clemens, Morris (140), Morse (151), Pike, Stevens (46) and Young

Noes (0)

Absent (6): Busick, Kidd, Murphy, Reedy, Veit and Wright

Mr. Speaker: Your Special Committee on Aging, to which was referred **HB 2481**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brown (27), Clemens, Morris (140), Morse (151), Pike, Stevens (46), Veit and Young

Noes (0)

Absent (5): Busick, Kidd, Murphy, Reedy and Wright

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 1552**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Dogan, Evans, Hannegan, Lovasco, Roberts (161), Roberts (77) and Young

Noes (0)

Absent (3): Christofanelli, Price and Smith

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 1756** and **HB 1925**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Dogan, Hannegan, Lovasco, Roberts (77) and Young

Noes (2): Christofanelli and Roberts (161)

Absent (3): Evans, Price and Smith

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 2373**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Dogan, Evans, Hannegan, Lovasco, Roberts (161), Roberts (77) and Young

Noes (0)

Absent (3): Christofanelli, Price and Smith

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1353**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Pollock (123) and Schnelting

Noes (0)

Absent (2): Hannegan and Mosley

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1464**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Pollock (123) and Schnelting

Noes (0)

Absent (2): Hannegan and Mosley

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1718**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Pollock (123) and Schnelting

Noes (0)

Absent (2): Hannegan and Mosley

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2123**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Pollock (123) and Schnelting

Noes (0)

Absent (2): Hannegan and Mosley

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2543**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Bromley, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (4): Busick, Butz, Hurst and Windham

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1998**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (11): Bondon, Carter, Deaton, Dohrman, Pfautsch, Pike, Richey, Schroer, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (3): Love, Mosley and Person

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2095**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Mosley, Person, Pfautsch, Pike, Richey, Schroer, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (1): Love

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 2202**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Mosley, Person, Pfautsch, Pike, Richey, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Love

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2300**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Mosley, Person, Pfautsch, Pike, Richey, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Love

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 60**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer Noes (3): Runions, Sauls and Unsicker Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 102**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer
Noes (3): Runions, Sauls and Unsicker
Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1688**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sauls, Sommer and Unsicker

Noes (1): Runions

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1953**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2038**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sauls and Sommer

Noes (2): Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2050**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls and Sommer

Noes (1): Unsicker

Absent (0)

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 1916**.

WITHDRAWAL OF HOUSE BILLS

March 11, 2020

Chief Clerk, Dana Rademan Miller Missouri House of Representatives State Capitol Building 201 W. Capitol Avenue Jefferson City, MO 65101

Dear Chief Clerk:

I respectfully request **House Bill No. 2516** to be withdrawn.

Thank you for your time and consideration.

Respectfully,

/s/ Vic Allred

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 1:30 p.m., Sunday, March 15, 2020.

COMMITTEE HEARINGS

BUDGET

Sunday, March 15, 2020, 2:00 PM, House Hearing Room 3.

Public hearing will be held: HB 2001, HB 2002, HB 2003, HB 2004, HB 2005, HB 2006,

HB 2007, HB 2008, HB 2009, HB 2010, HB 2011, HB 2012, HB 2013

Executive session will be held: HB 2001, HB 2002, HB 2003, HB 2004, HB 2005, HB 2006,

HB 2007, HB 2008, HB 2009, HB 2010, HB 2011, HB 2012, HB 2013

Executive session may be held on any matter referred to the committee.

Markup - House Bills 2001-2013.

BUDGET

Monday, March 16, 2020, 9:00 AM, House Hearing Room 3.

Public hearing will be held: HB 2456 Executive session will be held: HB 2456

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, March 16, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1883, HB 1882, HB 2595

Executive session will be held: HB 2628, HB 2493, HB 2086

Executive session may be held on any matter referred to the committee.

CANCELLED

DOWNSIZING STATE GOVERNMENT

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 2476, HJR 124, HB 2702

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, March 16, 2020, 1:00 PM, House Hearing Room 5.

Executive session will be held: HCS HB 1858, HCS HB 2315, HCS HB 2209, SS#2 HB 1693

Executive session may be held on any matter referred to the committee.

Added HB 1693

CANCELLED

FISCAL REVIEW

Wednesday, March 18, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HCS HB 1858, HCS HB 2315, HCS HB 2209, SS#2 HB 1693

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, March 16, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2422, HB 2664

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

CANCELLED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 6.

Executive session will be held: HB 1875, HB 1305, HB 2512

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Monday, March 16, 2020, 2:30 PM, House Hearing Room 1.

Executive session will be held: HB 2035

Executive session may be held on any matter referred to the committee.

CANCELLED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

CANCELLED

JUDICIARY

Monday, March 16, 2020, 10:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2725 Executive session will be held: HB 2725

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, March 16, 2020, 1:30 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Executive session on HB 2725 pending referral or any other matter referred to the committee

RULES - LEGISLATIVE OVERSIGHT

Monday, March 16, 2020, 1:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Executive session on HB 2456 pending referral or any other matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, March 18, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 6.

Public hearing will be held: HCR 86

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Wednesday, March 18, 2020, 8:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony regarding the coronavirus.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 17, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 1561, HB 1275

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 16, 2020, 11:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on restructuring hospitals – innovative ways to save money and reduce overhead for hospitals.

CANCELLED

WAYS AND MEANS

Wednesday, March 18, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 2386, HB 2276, HB 1771

Executive session may be held on any matter referred to the committee.

Hearing room change.

CORRECTED

WORKFORCE DEVELOPMENT

Monday, March 16, 2020, 12:00 PM, House Hearing Room 1.

Executive session will be held: HB 2341

Executive session may be held on any matter referred to the committee.

CANCELLED

HOUSE CALENDAR

THIRTY-NINTH DAY, SUNDAY, MARCH 15, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HJR 89 - Lynch

HCS HJR 97 - Eggleston

HCS HJRs 101 & 76 - Plocher

HCS HJR 102 - Simmons

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 2014 - Smith

HOUSE BILLS FOR PERFECTION

HB 1811 - Simmons

HB 1953 - Trent

HCS HB 1961 - Schroer

HCS HB 2038 - Patterson

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell

HB 1741 - Hicks

HB 1613, as amended - Coleman (97)

HCS HB 2374 - Vescovo

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HB 1282 - Justus

HCS HB 2273 - Deaton

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2564 - Taylor

HCS HB 1709 - Eggleston

HB 2034 - Hannegan

HB 1572 - Barnes

HB 1710 - Eggleston

HCS HB 1664 - Richey

HCS HB 2261 - Patterson

HCS#2 HB 1957 - Eggleston

HCS HB 2206 - Bondon

HB 2164 - Ross

HB 2317 - Christofanelli

HB 1366 - Ellebracht

HB 1403 - Hudson

HCS HB 1451 - Schroer

HCS HB 1460 - Shaul (113)

HCS HB 1484 - Rehder

HB 1543 - Black (137)

HB 1556 - Reedy

HCS HB 1583 - Haden

HCS HB 1620 - Shawan

HB 1632 - Porter

HCS HB 1292 - Dinkins

HB 1666 - Stevens (46)

HCS HB 1695 - Black (137)

HB 1699 - Knight

HCS HB 1701 - Reedy

HCS HB 1702 - O'Donnell

HCS HB 1713 - Griffith

HB 1733 - Christofanelli

HCS HBs 1809 & 1570 - Pollitt (52)

HCS HB 1819 - Wood

HB 1859 - Riggs

HCS HB 1891 - Schroer

HB 1899 - Henderson

HCS HB 1960 - Coleman (97)

HCS HB 1999 - Black (7)

HB 2032 - Ruth

HCS HB 2092 - Bondon

HCS HBs 2100 & 1532 - Knight

HCS HB 2125 - Dinkins

HCS HB 2151 - Swan

HCS HBs 2204 & 2257 - Bondon

HB 2220 - Dohrman

HCS HB 1485 - Rehder

HB 2249 - Basye

HCS HB 2305 - Ruth

HB 2334 - Ruth

HB 2352 - Aldridge

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2020)

HB 1270 - Unsicker

HB 1998 - Morse (151)

HB 2095 - Shawan

HB 2098 - Kolkmeyer

HCS HB 2202 - Shields

HB 2300 - Coleman (32)

HB 2415 - Kolkmeyer

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HCR 60 - Griffith

HCR 74 - Roberts (77)

HCR 83 - Gannon

HCS HCR 68 - Justus

HOUSE BILLS FOR THIRD READING

HCS HBs 2241 & 2244 - Gregory

HCS HB 2111 - Anderson

HCS HB 2315, (Fiscal Review 3/12/20), E.C. - Wright

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483, (Fiscal Review 3/12/20) - Rehder

HB 1736, (Fiscal Review 3/12/20) - Plocher

HB 1596 - Trent

HB 1654 - Sommer

HCS HB 1808 - Wood

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065 - Neely

HCS HB 2209, (Fiscal Review 3/11/20) - Schnelting

HCS HB 1858, (Fiscal Review 3/11/20) - Haffner

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HB 1916 - Busick

SENATE BILLS FOR SECOND READING

SB 553

SB 669

SB 866

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HB 1693, (Fiscal Review 3/12/20) - Rehder

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer

HR 4596 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-FIRST DAY, Monday, March 2, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Ben Baker.

Heavenly Father, we thank You for this wonderful day that You have given us to live and to serve You. We ask that You guide our steps throughout this session, that everything we say or do will honor You. You have said in the word that if we lack any wisdom for us to ask of You. So today, we are asking for Your wisdom. We are a people that are faulty and imperfect. We recognize that we cannot rely on our own intellect or ability alone. We desperately need Your help to be able to fulfill our role and responsibility.

Father, we recognize Your sovereignty over all of Your creation. We know that You desire to lead us in the path that will honor those that we serve and, most importantly, bring glory to You with every decision that we make. Even though the members of this body all think differently, and have varying backgrounds and philosophical differences, help us to strive to work together for what is good for the citizens of our state.

Be with us as we go about the business of this House. Be with the families of every member and keep them safe. Give us grace and strength to serve. In the name of Jesus, we pray.

And the members say "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Cole Bower, Zoe Poulsen, Lily Calvin, Caden Metcalf, and Emma Winkler.

The Journal of the twenty-ninth day was approved as printed.

The Journal of the thirtieth day was approved as printed.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 105, relating to marriage.

HCR 106, relating to green spaces.

HCR 107, relating to opposition to Congressional action aimed at abolishing ICE.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- HJR 125, relating to medical marijuana legal expenses.
- HJR 126, relating to the safekeeping of personal information.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2732**, relating to A+ schools.
- HB 2733, relating to verification of motor vehicle financial responsibility.
- HB 2734, relating to medical marijuana legal expenses.
- **HB 2735**, relating to the renaming of a certain state park.
- HB 2736, relating to income tax deductions for certain educators.
- **HB 2737**, relating to higher education teacher education accreditation programs.
- **HB 2738**, relating to the establishment of a home visit program within the department of social services.
- **HB 2739**, relating to human trafficking.
- **HB 2740**, relating to missing persons reports.
- **HB 2741**, relating to the abolition of certain funds.
- HB 2742, relating to transportation.
- HB 2743, relating to renewable energy technology.
- HB 2744, relating to retirement benefits for certain teacher retirement systems.
- HB 2745, relating to student representatives to public institutions of higher education.
- HB 2746, relating to standard forms for higher education admission and financial aid letters.
- HB 2747, relating to MO HealthNet reimbursements to not-for-profit hospitals.
- HB 2748, relating to persons with disabilities.
- HB 2749, relating to the safekeeping of personal information.

HB 2750, relating to elementary and secondary education.

HB 2751, relating to the farmer equity act.

HB 2752, relating to persons authorized to solemnize marriages.

HB 2753, relating to public restrooms.

HB 2754, relating to captive cervids.

HB 2755, relating to protections against feral hogs.

HB 2756, relating to the general assembly.

HB 2757, relating to state land purchases.

HB 2758, relating to foreign ownership of agricultural land.

HB 2759, relating to school supplies.

HB 2760, relating to the safekeeping of personal information, with penalty provisions.

HB 2761, relating to vapor products, with penalty provisions.

HB 2762, relating to state lottery advertising.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1331**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wood

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1333**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Walsh and Wood

Noes (3): Baringer, Burnett and Morgan

Absent (1): Wiemann

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS HB 1683, begs leave to report it has examined the same and recommends that it Do Pass by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wood

Noes (0)

Absent (1): Wiemann

THIRD READING OF HOUSE BILLS

HCS HB 1331, relating to change of venue costs for capital cases, was taken up by Representative Veit.

On motion of Representative Veit, HCS HB 1331 was read the third time and passed by the following vote:

AYES: 134

Aldridge	Allred	Anderson	Andrews	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bromley	Brown 70	Burnett	Burns
Busick	Butz	Carter	Chipman	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Francis	Gannon
Gray	Green	Gregory	Grier	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Messenger
Miller	Mitten	Morgan	Morris 140	Morse 151
Mosley	Muntzel	Murphy	O'Donnell	Patterson
Person	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Porter	Price	Proudie	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Rogers	Rone	Ross
Rowland	Runions	Ruth	Sain	Schnelting
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Stephens 128
Stevens 46	Swan	Taylor	Trent	Unsicker
Veit	Vescovo	Washington	Wiemann	Wilson
Windham	Wood	Wright	Mr. Speaker	
NOES: 017				
Appelbaum	Brown 27	Carpenter	Chappelle-Nadal	DeGroot
Justus	Lavender	Merideth	Moon	Neely
Pierson Jr.	Pogue	Quade	Roberts 77	Spencer
G :	*** 1 1			

Appelbaum	Brown 27	Carpenter	Chappelle-Nadal	DeGroot
Justus	Lavender	Merideth	Moon	Neely
Pierson Jr.	Pogue	Quade	Roberts 77	Spencer
Stacy	Walsh			

PRESENT: 000

ABSENT WITH LEAVE: 011

Christofanelli Fitzwater Griesheimer Pollock 123 Bosley Shull 16 Roden Sauls Schroer Tate

Young

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1333, relating to aircraft, was taken up by Representative Sharpe (4).

On motion of Representative Sharpe (4), HCS HB 1333 was read the third time and passed by the following vote:

AYES: 148

Aldridge Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Burnett Burns Chappelle-Nadal Busick Butz Carpenter Carter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griffith Hannegan Gunby Haden Haffner Hansen Helms Henderson Hicks Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kidd Kendrick Knight Kolkmeyer Lavender Mayhew Lovasco Love Lynch Mackey McCreery McDaniel McGaugh McGirl Merideth Morgan Messenger Miller Mitten Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Trent Unsicker Veit Vescovo Washington Wiemann Wilson Windham Wood Wright Mr. Speaker NOES: 008

Baker Hill Hurst Moon Pogue

Pollock 123 Taylor Walsh

PRESENT: 000

ABSENT WITH LEAVE: 006

Allred Bosley Griesheimer Shull 16 Tate

Young

VACANCIES: 001

Speaker Haahr declared the bill passed.

Speaker Pro Tem Wiemann assumed the Chair.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 1683, relating to Alzheimer's and related dementias, was taken up by Representative Wood.

On motion of Representative Wood, **HCS HB 1683** was read the third time and passed by the following vote:

AYES: 154

Aldridge Allred Anderson Andrews Appelbaum Baker Bailey Bangert Baringer Barnes Billington Beck Black 137 Black 7 Basye Bland Manlove Bondon Brown 27 Brown 70 Bromley Burnett Burns Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 97 DeGroot Coleman 32 Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Green Gregory Gray Grier Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hudson Hill Houx Hovis Ingle Kelly 141 Kendrick Kidd Justus Kelley 127 Love Knight Kolkmeyer Lavender Lovasco Mayhew Lynch Mackey McCreery McDaniel McGaugh McGirl Merideth Messenger Miller Morris 140 Morse 151 Mosley Mitten Morgan Muntzel Murphy Neely O'Donnell Patterson Pike Person Pfautsch Pierson Jr. Pietzman Pollitt 52 Pollock 123 Price Plocher Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Roberts 77 Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Smith Shawan Shields Simmons Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 005

Bosley Griesheimer Shull 16 Tate Young

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 1600, relating to elections, was taken up by Representative Simmons.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 107

Bland Manlove

Butz

Ellebracht

Kendrick

Brown 27

Carpenter

Lavender

Gray

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Miller	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Mr. Speaker			
NOES: 045				
Aldridge	Appelbaum	Baringer	Barnes	Beck

Brown 70

Carter

Green

Mackey

Burnett

Gunby

McCreery

Chappelle-Nadal

Burns

Ingle

Clemens

Merideth

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Mosley Mitten Morgan Person Pierson Jr. Price Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sain Sauls Sharp 36 Stevens 46 Unsicker Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 010

Bangert Bosley Griesheimer Messenger Moon Morris 140 Shull 16 Tate Wright Young

VACANCIES: 001

On motion of Representative Simmons, **HCS HB 1600** was read the third time and passed by the following vote:

AYES: 109

Allred Anderson Andrews Bailey Baker Basye Billington Black 137 Black 7 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griffith Haden Haffner Hansen Helms Hicks Hannegan Henderson Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel Messenger McGaugh McGirl Miller Moon Morris 140 Morse 151 Muntzel Murphy O'Donnell Neely Patterson Pfautsch Pietzman Plocher Pollitt 52 Pollock 123 Pike Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright Mr. Speaker

NOES: 045

Aldridge Appelbaum Baringer Barnes Beck Bland Manlove Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Chappelle-Nadal Clemens Ellebracht Gray Green Gunby Ingle Kendrick Lavender Mackey McCreery Merideth Mitten Morgan Mosley Person Pierson Jr. Pogue Price Quade Razer Roberts 77 Rowland Sauls Rogers Runions Sain Sharp 36 Stevens 46 Unsicker Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 008

Bangert Bosley Griesheimer Proudie Shull 16

Swan Tate Young

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1912, relating to recreation vehicle dealers, was taken up by Representative Bailey.

On motion of Representative Bailey, HCS HB 1912 was read the third time and passed by the following vote:

AYES: 150

Allred Anderson Aldridge Bailey Baker Baringer Beck Black 137 Billington Bondon Bromley Brown 27 Busick Butz Burns Chappelle-Nadal Christofanelli Clemens Cupps Deaton DeGroot Dohrman Eggleston Ellebracht Falkner Fishel Fitzwater Green Gregory Grier Haden Haffner Hannegan Henderson Hicks Hill Hudson Hurst Ingle Kelly 141 Kendrick Kidd Lavender Lovasco Love Mayhew McCreery McGaugh Messenger Mitten Moon Morse 151 Mosley Muntzel O'Donnell Patterson Person Pike Pietzman Plocher Porter Price Quade Toalson Reisch Remole Rehder Roberts 161 Roberts 77 Roden Rowland Runions Ross Sauls Schnelting Schroer Shaul 113 Shawan Shields Solon Sommer Spencer Stevens 46 Swan Taylor

Vescovo

Windham

Walsh

Wood

Andrews Barnes Black 7 Brown 70 Carpenter Coleman 32 Dinkins Eslinger Francis Griffith Hansen Houx Justus Knight Lynch McGirl Morgan Murphy Pfautsch Pollitt 52 Razer Richey Rogers Ruth Sharp 36 Simmons Stacy

Trent

Wright

Bland Manlove Burnett Carter Coleman 97 Dogan Evans Gannon Gunby Helms Hovis Kelley 127 Kolkmeyer Mackey Merideth Morris 140 Neely Pierson Jr. Pollock 123 Reedy Riggs Rone Sain Sharpe 4 Smith Stephens 128 Unsicker Washington Wiemann Mr. Speaker

Appelbaum

Basye

NOES: 002

Veit

Wilson

Chipman Pogue

PRESENT: 000

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ABSENT WITH LEAVE: 010

Bangert Bosley Gray Griesheimer McDaniel
Miller Proudie Shull 16 Tate Young

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1896, relating to medical marijuana, was taken up by Representative Roberts (161).

Representative Roberts (161) offered House Perfecting Amendment No. 1.

House Perfecting Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1896, Page 1, In the Title, Line 3, by inserting after the word "marijuana" the phrase ", with a penalty provision and an emergency clause for a certain section"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts (161), **House Perfecting Amendment No. 1** was adopted.

HCS HB 1896, as amended, was laid over.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 2537 - Conservation and Natural Resources

HB 2591 - Local Government

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1345**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Baker, Basye, Christofanelli, Eslinger, O'Donnell, Schroer, Stacy and Swan

Noes (5): Bangert, Brown (70), Dogan, Morgan and Proudie

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1961**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (10): Bailey, Baker, Basye, Christofanelli, Dogan, Eslinger, O'Donnell, Schroer, Stacy and Swan Noes (4): Bangert, Brown (70), Morgan and Proudie

Absent (0)
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Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2435**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (14): Bailey, Baker, Bangert, Basye, Brown (70), Christofanelli, Dogan, Eslinger, Morgan, O'Donnell, Proudie, Schroer, Stacy and Swan Noes (0)

Absent (0)
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Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2121**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (12): Bromley, Busick, Butz, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham Noes (1): Hurst

Absent (1): Griesheimer
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Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 38**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (5): Dogan, Kelly (141), Rehder, Schroer and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (2): Gregory and Shull (16)
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MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS#2 SCS SB 591 entitled:

An act to repeal sections 407.020, 407.025, 510.263, 510.265, 538.205, and 538.210, RSMo, and to enact in lieu thereof eight new sections relating to civil actions, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 617 entitled:

An act to amend chapter 321, RSMo, by adding thereto one new section relating to devices for fire protection districts, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read first time.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, March 3, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 4, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1603, HB 1798

Executive session will be held: HCR 78

Executive session may be held on any matter referred to the committee.

Removed HB 2541.

AMENDED

BUDGET

Tuesday, March 3, 2020, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1283, HB 2014, HB 2017, HB 2018, HB 2019

Executive session may be held on any matter referred to the committee.

Budget Committee will hear recommended changes from Appropriation Subcommittees.

Review Committee Substitute for HB 2014.

AMENDED

BUDGET

Wednesday, March 4, 2020, 8:15 AM, House Hearing Room 3.

Executive session will be held: HB 2014

CHILDREN AND FAMILIES

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2552

Executive session will be held: HB 1271, HB 1437, HB 2356

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 5024, HR 5041, HR 5165

Executive session will be held: HCS HCR 68, HR 5024, HR 5041, HR 5165, HB 2415, HB 2098

Executive session may be held on any matter referred to the committee.

Added HR 5165.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 3, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2612, HB 2170, HB 1375, HB 2145

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Tuesday, March 3, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 2555, HB 2526, HB 2564

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1720, HB 1777, HB 2363

Executive session will be held: HJR 109, HB 2368, HB 1761

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2310, HB 2491, HB 1487

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, March 4, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2234, HB 2169, HB 1893, HB 2087, HB 1637, HB 2150, HB 1991

Executive session will be held: HB 1564, HB 1792, HB 1748, HB 1874

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

JUDICIARY

Tuesday, March 3, 2020, 4:00 PM or upon adjournment (whicever is later), House Hearing Room 5.

Public hearing will be held: HB 1721, HB 2051, HB 1691, HB 1900, HB 1538

Executive session will be held: HB 1519, HB 1520, HB 1937, HB 2223, HB 2207, HB 1413

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1560, HB 1997, HB 2504

Executive session will be held: HB 2336, HB 1602, HB 2266, HB 1601, HB 1775, HB 2322

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 2165

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, March 3, 2020, 12:15 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1977, HB 1445

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, March 4, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2481, HB 2288

Executive session will be held: HB 1516

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 3, 2020, 12:45 PM or upon adjournment of Professional Registration and Licensing (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1515

Executive session will be held: HJR 100, HB 2284, HB 2318

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, March 4, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Continued discussion with Office of Administration and Department of Health and Senior Services Director, Dr. Randall Williams, regarding the medical marijuana licensing process.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, March 3, 2020, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1453, HB 1489, HB 2489

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188

Executive session will be held: HB 1878, HB 2267

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 1998

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, March 4, 2020, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1381, HB 2110

Executive session may be held on any matter referred to the committee.

Note: The hearing will be held in House Hearing Room 4.

TRANSPORTATION

Thursday, March 5, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2344, HB 2543, HB 1339

Executive session will be held: HCB 11, HB 2444, HB 2371

UTILITIES

Tuesday, March 3, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 2050

Executive session may be held on any matter referred to the committee.

Removed HB 2620 and HB 2467.

Discussion on issues relating to communication services offered in political subdivisions and franchise/video service provider fees.

AMENDED

WAYS AND MEANS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2483, HB 2386, HB 2376

Executive session will be held: HB 2349

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-SECOND DAY, TUESDAY, MARCH 3, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston HCS HJR 87 - Miller HJR 72 - Basye HCS HJR 103 - Schnelting

HOUSE BILLS FOR PERFECTION

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HB 1468 - Toalson Reisch

HCS HB 1540 - Basye

HB 1704 - O'Donnell

HCS HBs 1306 & 2065 - Neely

HCS HB 1334 - Kelley (127)

HB 1698 - Henderson

HB 1716 - Morse (151)

HB 1741 - Hicks

HB 1768 - Riggs

HCS HB 1817 - Dinkins

HB 1818 - Dinkins

HCS HB 1854 - Pfautsch

HB 1903 - Shields

HCS HB 2120 - Kidd

HB 1386 - Murphy

HCS HB 2128 - Rone

HCS#2 HB 1568 - Bailey

HCS HB 1711 - Remole

HCS HB 1473 - Griffith

HCS#2 HB 1604 - Hicks

HB 1419 - McGirl

HB 1454 - Schroer

HB 1613 - Coleman (97)

HCS HB 1682 - Wood

HB 1744 - Sommer

HCS HB 1804 - Pietzman

HCS HB 1858 - Haffner

HCS HB 1752 - Spencer

HCS HB 2209 - Schnelting

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HB 1383 - Washington

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HOUSE BILLS FOR THIRD READING

HCS HB 1896, as amended, E.C. - Roberts (161)

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SS#2 SCS SB 591

SCS SB 617

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 38 - Ross

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ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-SECOND DAY, TUESDAY, MARCH 3, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord is my shepherd. (Psalm 23:1)

O good Shepherd, whose strength sustains us in our work, whose hand supports us in our weariness, and whose presence gives us security in the times of trouble, grant unto us the renewing power of Your Holy Spirit as we wait upon You in prayer here in the People's House. Lead us into green pastures, beside still waters, and along paths of righteousness in which our souls are restored. When we walk through the valley of the shadow of death, may we feel Your presence near and in the assurance of Your love find deliverance in the midst of our distresses.

Fill our hearts with such a faith in You that by night and by day, at all times and in all seasons, we may commit ourselves and those near and dear to us to Your never-failing compassion and to Your never-faltering mercy. Thus, may Your goodness and Your mercy follow us all the days of our lives, and in spirit may we dwell in Your house forevermore.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Pages for the Day, to serve without compensation: Yeshemibet Bet Menen, Elizabeth Smith, Titus Smith, Alayna Williams, Cade Williams, Aden Brawner, Ashlyn Brawner, Will Hardeman.

The Journal of the thirty-first day was approved as printed by the following vote:

AYES: 132

Allred	Anderson	Andrews	Appelbaum	Baker
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bromley	Brown 27
Brown 70	Burnett	Burns	Busick	Butz
Carter	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis

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Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Lavender Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Messenger Miller Morse 151 Mitten Moon Morgan O'Donnell Muntzel Murphy Neely Patterson Pollitt 52 Pfautsch Pierson Jr. Pike Pogue Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Roberts 77 Roden Rogers Riggs Rone Ross Runions Ruth Sauls Schnelting Schroer Sharp 36 Shaul 113 Sharpe 4 Smith Solon Shields Stacy Sommer Stephens 128 Stevens 46 Taylor Veit Unsicker Vescovo Walsh Washington Wiemann Wilson Wright Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 002

Chappelle-Nadal Windham

ABSENT WITH LEAVE: 026

Aldridge Bailey Bangert Bland Manlove Bosley Griesheimer Carpenter Dogan Grier Kolkmeyer Lovasco Morris 140 Mosley Person Pietzman Shull 16 Plocher Price Shawan Simmons Spencer Swan Tate Trent Wood

Young

VACANCIES: 001

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS#2 SCS SB 591, relating to civil actions, with existing penalty provisions.

SCS SB 617, relating to devices for fire protection districts, with penalty provisions.

PERFECTION OF HOUSE BILLS

HB 1800, relating to special license plates, was taken up by Representative Morris (140).

Representative Morris (140) moved that the title of **HB 1800** be agreed to.

Representative Dinkins offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1800, Page 1, In the Title, Lines 2-3, by deleting the words "special license plates" and inserting in lieu thereof the words "motor vehicles"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dinkins, House Amendment No. 1 was adopted.

Representative Dinkins offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1800, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "136.055. 1. Any person who is selected or appointed by the state director of revenue as provided in subsection 2 of this section to act as an agent of the department of revenue, whose duties shall be the processing of motor vehicle title and registration transactions and the collection of sales and use taxes when required under sections 144.070 and 144.440, and who receives no salary from the department of revenue, shall be authorized to collect from the party requiring such services additional fees as compensation in full and for all services rendered on the following basis:
- (1) For each motor vehicle or trailer registration issued, renewed or transferred, six dollars and twelve dollars for those licenses sold or biennially renewed pursuant to section 301.147;
 - (2) For each application or transfer of title, six dollars;
- (3) For each instruction permit, nondriver license, chauffeur's, operator's or driver's license issued for a period of three years or less, six dollars and twelve dollars for licenses or instruction permits issued or renewed for a period exceeding three years;
 - (4) For each notice of lien processed, six dollars;
 - (5) Notary fee or electronic transmission per processing, two dollars.
- 2. (1) The director of revenue shall award fee office contracts under this section through a competitive bidding process. [The competitive bidding process shall give priority to organizations and entities that are exempt from taxation under Section 501(e)(3), 501(e)(6), or 501(e)(4), except those civic organizations that would be considered action organizations under 26 C.F.R. Section 1.501 (e)(3) 1(e)(3), of the Internal Revenue Code of 1986, as amended, with special consideration given to those organizations and entities that reinvest a minimum of seventy-five percent of the net proceeds to charitable organizations in Missouri, and political subdivisions, including but not limited to, municipalities, counties, and fire protection districts.] The director of the department of revenue [may] shall promulgate rules and regulations necessary to carry out the provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this subsection shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void.
- (2) Rules promulgated pursuant to subdivision (1) of this subsection for evaluating bids shall include a preference for persons and entities that are based in a location near the fee office location. If the department utilizes any scoring mechanism for evaluating bids pursuant to this section, such scoring mechanism shall ensure that:
- (a) A person or entity based no more than thirty-five miles from the fee office location shall be awarded a bonus of fifteen percent of the total available points;
- (b) A person or entity based more than thirty-five miles but no more than sixty miles from the fee office location shall be awarded a bonus of ten percent of the total available points;

- (c) A person or entity that is a resident of this state shall be awarded a bonus of ten percent of the total available points. For the purposes of this paragraph, "resident" shall have the same meaning as defined pursuant to section 143.101. In the case of for-profit corporations, each person with an ownership interest in such organization with the right to manage the company or direct its operations either solely or as part of a larger group shall be a resident of this state; and
- (d) A person or entity based more than sixty miles but no more than seventy-five miles from the fee office location shall be awarded a bonus of seven percent of the total available points.
- (3) No fee office contract shall be awarded to any person or entity that is not in compliance with the rules promulgated pursuant to this subsection.
- (4) In evaluating bids for office contracts pursuant to this section, the department of revenue shall not consider any factors that relate to wages or other compensation that a bidder pays or would pay to any persons who perform or would perform any work for such a bidder.
- (5) The department of revenue shall not consider for a contract award any entity that has not been registered with the office of the secretary of state for at least one year.
 - 3. All fees collected by a tax-exempt organization may be retained and used by the organization.
- 4. All fees charged shall not exceed those in this section. The fees imposed by this section shall be collected by all permanent offices and all full-time or temporary offices maintained by the department of revenue.
- 5. Any person acting as agent of the department of revenue for the sale and issuance of registrations, licenses, and other documents related to motor vehicles shall have an insurable interest in all license plates, licenses, tabs, forms and other documents held on behalf of the department.
- 6. The fees authorized by this section shall not be collected by motor vehicle dealers acting as agents of the department of revenue under section 32.095 or those motor vehicle dealers authorized to collect and remit sales tax under subsection 10 of section 144.070.
- 7. Notwithstanding any other provision of law to the contrary, the state auditor may audit all records maintained and established by the fee office in the same manner as the auditor may audit any agency of the state, and the department shall ensure that this audit requirement is a necessary condition for the award of all fee office contracts. No confidential records shall be divulged in such a way to reveal personally identifiable information."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Taylor assumed the Chair.

HB 1800, as amended, with House Amendment No. 2, pending, was laid over.

HCS HB 1898, relating to unmanned aircraft, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of HCS HB 1898 was agreed to.

Representative Henderson offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1898, Page 2, Section 577.800, Line 2, by inserting after the word "she" the word "purposely"; and

Further amend said bill and section, Page 3, Line 23, by deleting the words "at least twenty-four hours"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mitten offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1898, Page 1, Line 5, by inserting after said line the following:

"Further amend said bill, page and section, Line 30, by deleting the words "a class A misdemeanor" and inserting in lieu thereof the words "an infraction"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

Representative Mitten moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Henderson, **House Amendment No. 1** was adopted.

On motion of Representative Henderson, HCS HB 1898, as amended, was adopted.

On motion of Representative Henderson, **HCS HB 1898**, as amended, was ordered perfected and printed.

HCS HB 2049, relating to civil actions, was taken up by Representative Coleman (97).

On motion of Representative Coleman (97), the title of HCS HB 2049 was agreed to.

Representative Coleman (97) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2049, Page 1, Section 435.415, Line 5, by inserting after the word "an" the word "arbitration"; and

Further amend said page and section, Line 6, by inserting after "insurer," the words "shall not"; and

Further amend said page and section, Line 7, by deleting the words "award, or" and inserting in lieu thereof the words "arbitration award, and shall not"; and

Further amend said page and section, Lines 15 and 16, by deleting all of said lines and inserting in lieu thereof the following:

"This section shall not apply to any arbitration required by statute or arising out of an arbitration agreement preceding the date of the injury or loss which is the subject of the arbitration."; and

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Further amend said bill, Page 4, Section 537.065, Line 69, by inserting after the word "not" the words "constitute, nor"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative DeGroot raised a point of order that members were in violation of Rule 85.

The Chair advised members to keep their comments confined to the question at hand.

On motion of Representative Coleman (97), **House Amendment No. 1** was adopted.

On motion of Representative Coleman (97), HCS HB 2049, as amended, was adopted.

On motion of Representative Coleman (97), **HCS HB 2049, as amended**, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES:	044
AILS.	044

Bailey	Barnes	Basye	Black 137	Black 7
Bondon	Brown 27	Burns	Busick	Coleman 97
DeGroot	Gannon	Green	Haden	Haffner
Hansen	Hicks	Hurst	Justus	Kelley 127
Kelly 141	Lovasco	Lynch	Mayhew	McGaugh
McGirl	Messenger	Morse 151	Neely	Patterson
Pfautsch	Pogue	Pollock 123	Reedy	Rehder
Remole	Richey	Sharp 36	Shaul 113	Shields
Solon	Taylor	Veit	Walsh	
NOES: 004				
Beck	Mackey	Rowland	Sain	
PRESENT: 072				
Allred	Anderson	Appelbaum	Baker	Baringer
Billington	Bland Manlove	Bosley	Bromley	Brown 70
Burnett	Carpenter	Clemens	Deaton	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fitzwater	Francis	Gregory
Griffith	Gunby	Hannegan	Henderson	Hill

Houx	Hovis	Hudson	Kendrick	Knight
Kolkmeyer	McCreery	McDaniel	Merideth	Miller
Morgan	Mosley	Murphy	Person	Pike
Pollitt 52	Porter	Proudie	Quade	Razer
Toalson Reisch	Roberts 161	Roberts 77	Roden	Ross
Ruth	Sauls	Schroer	Sharpe 4	Shawan
Smith	Sommer	Spencer	Stephens 128	Swan
Unsicker	Vescovo	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

ABSENT WITH LEAVE: 042

Andrews Butz Carter Aldridge Bangert Chappelle-Nadal Cupps Chipman Christofanelli Coleman 32 Fishel Gray Grier Griesheimer Helms Kidd Mitten Ingle Lavender Love Moon Morris 140 Muntzel O'Donnell Pierson Jr. Plocher Price Riggs Pietzman Rogers Runions Schnelting Shull 16 Rone Simmons Stacy Stevens 46 Tate Trent Washington Windham Young

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 1800, as amended, with House Amendment No. 2, pending, relating to motor vehicles, was placed on the Informal Calendar.

HB 2199, relating to child passenger restraint systems, was taken up by Representative Gannon.

On motion of Representative Gannon, the title of **HB 2199** was agreed to.

Representative Unsicker offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2199, Page 1, Section 307.179, Lines 13 to 14, by deleting all of said lines and inserting in lieu thereof the following:

"(1) Children shall be secured in a rear-facing child passenger restraint system until they are five pounds, or six inches less than the maximum manufacturer recommendations for the seat in use;"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 was withdrawn.

Representative Roden offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 2199, Page 1, Section 307.179, Line 14, by inserting after the word "age" the words ", unless the child exceeds such system's manufacturer recommendation"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson assumed the Chair.

Representative Roden moved that House Amendment No. 2 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Gannon:

					^
А	Y	ES:	: (13	9

Baker	Black 137	Bondon	Busick	Christofanelli
Cupps	Deaton	DeGroot	Griffith	Hicks
Hill	Hovis	Hudson	Hurst	Kelley 127
Kendrick	Kidd	Lovasco	Mayhew	McDaniel
Moon	Pietzman	Pollock 123	Toalson Reisch	Richey
Roden	Schnelting	Schroer	Shields	Simmons
Spencer	Stacy	Stephens 128	Taylor	Trent
Walsh	Wilson	Windham	Wood	
MODE 101				

NOES: 101

Allred	Anderson	Andrews	Appelbaum	Bailey
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 7	Bosley	Bromley	Brown 27
Brown 70	Burnett	Carpenter	Clemens	Coleman 32
Coleman 97	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Green	Gregory
Grier	Gunby	Haden	Haffner	Hannegan
Hansen	Henderson	Ingle	Justus	Kelly 141
Knight	Kolkmeyer	Lavender	Love	Lynch
Mackey	McCreery	McGaugh	McGirl	Merideth
Messenger	Miller	Mitten	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
Patterson	Person	Pfautsch	Pierson Jr.	Pike
Pogue	Pollitt 52	Porter	Proudie	Quade
Razer	Reedy	Rehder	Remole	Roberts 161
Roberts 77	Rone	Rowland	Runions	Ruth
Sain	Sauls	Sharp 36	Sharpe 4	Shawan
Smith	Solon	Sommer	Swan	Unsicker
Veit	Vescovo	Washington	Wiemann	Wright
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge	Bland Manlove	Burns	Butz	Carter
Chappelle-Nadal	Chipman	Gray	Griesheimer	Helms

HouxO'DonnellPlocherPriceRiggsRogersRossShaul 113Shull 16Stevens 46

Tate Young

VACANCIES: 001

On motion of Representative Gannon, HB 2199 was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1800, as amended, with House Amendment No. 2, pending, relating to motor vehicles, was again taken up by Representative Morris (140).

Representative Black (137) offered **House Amendment No. 1 to House Amendment No. 2**.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1800, Page 1, Lines 19 to 25, by deleting all of said lines and inserting in lieu thereof the following:

"competitive bidding process. The competitive bidding process shall give priority to organizations and entities that are [exempt from taxation under Section 501(c)(3), 501(c)(6), or 501(c)(4), except those civic-organizations that would be considered action organizations under 26 C.F.R. Section 1.501 (c)(3) 1(c)(3), of the Internal Revenue Code of 1986, as amended] Missouri not-for-profit corporations, with special consideration given to those organizations and entities that reinvest a minimum of seventy-five percent of the net proceeds to charitable organizations in Missouri, and political subdivisions, including but not limited to, municipalities, counties, and fire protection districts. The director of the department of"; and

Further amend said amendment, Page 2, Lines 15 to 18, by deleting all of said lines and inserting in lieu thereof the following:

"(4) The department of revenue shall not consider for a contract award any entity that has not"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (137), **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Dinkins, **House Amendment No. 2, as amended**, was adopted.

On motion of Representative Morris (140), **HB 1800, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HB 1468, relating to activities extended to persons found guilty of certain criminal offenses, was taken up by Representative Toalson Reisch.

On motion of Representative Toalson Reisch, the title of **HB 1468** was agreed to.

On motion of Representative Toalson Reisch, **HB 1468** was ordered perfected and printed.

HCS HB 1540, relating to recordings of certain school district meetings, was taken up by Representative Basye.

Representative Basye moved that the title of HCS HB 1540 be agreed to.

Representative Sommer offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1540, Page 1, In the Title, Lines 2 to 3, by deleting the phrase "recordings of certain school district meetings" and inserting in lieu thereof the phrase "special education services": and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sommer, **House Amendment No. 1** was adopted.

Representative Basye offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 12, by inserting after the word "**reports**" the phrase "**directly to his or her employer**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 2** was adopted.

Representative Sommer offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 14, by inserting after all of said section and line the following:

- "162.720. 1. (1) This subdivision shall apply to all school years ending on or before June 30, 2022. Where a sufficient number of children are determined to be gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, districts may establish special programs for such gifted children.
- (2) Beginning July 1, 2022, if three percent or more of students enrolled in a school district or charter school are determined to be gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, the district or charter school shall establish a state-approved gifted program for gifted children.
- 2. Beginning July 1, 2022, the teacher or teachers providing gifted services to students in districts or charter schools with an average daily attendance of more than three hundred fifty students shall be certificated in gifted education. In districts or charter schools with an average daily attendance of three

hundred fifty students or less, the teacher or teachers providing gifted services shall not be required to be certificated to teach gifted education, however such teachers shall annually participate in at least six clock hours of professional development focused on gifted services.

- 3. The state board of education shall determine standards for such gifted programs and gifted services. Approval of [such] gifted programs shall be made by the state department of elementary and secondary education based upon project applications submitted [by July fifteenth of each year] at a time and in a form determined by the department of elementary and secondary education.
- [3.] **4.** No district **or charter school** shall make a determination as to whether a child is gifted based on the child's participation in an advanced placement course or international baccalaureate course. Districts **or charter schools** shall determine a child is gifted only if the child meets the definition of gifted children as provided in section 162.675.
- [4:] 5. Any district or charter school with a gifted education program approved under subsection [2:] 3 of this section shall have a policy, approved by the board of education of the district, or governing body of each charter school, that establishes a process that outlines the procedures and conditions under which parents or guardians may request a review of the decision that determined that their child did not qualify to receive services through the district's or charter school's gifted education program.
- [5.] 6. School districts and school district employees or charter schools and charter school employees shall be immune from liability for any and all acts or omissions relating to the decision that a child did not qualify to receive services through the district's or charter school's gifted education program.
- 7. The department of elementary and secondary education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sommer, House Amendment No. 3 was adopted.

Representative Pike offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 14, by inserting after all of said section and line the following:

- "162.974. 1. The state department of elementary and secondary education shall reimburse school districts, including special school districts, for the **special** educational costs of high-need children with an individualized education program exceeding three times the current expenditure per average daily attendance as calculated on the district annual secretary of the board report for the year in which expenditures are claimed. **For any school district** with an average daily attendance of five hundred students or fewer, the calculation of three times the current expenditure per average daily attendance shall not include any money reimbursed to a school district under this section.
- 2. A school district shall submit, through timely application, as determined by the state department of elementary and secondary education, the cost of serving any **high-needs** student **with an individualized education program**, as provided in subsection 1 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, House Amendment No. 4 was adopted.

Representative Dogan offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 14, by inserting after all of said section and line the following:

- "162.877. 1. (1) If any school district desires to be attached to an adjacent special school district, the school board of the district desiring the attachment to the special school district shall first establish a special school district in the school board's jurisdiction as provided in this chapter. After a special school district is established in the school district desiring to attach to an adjacent special school district, the special school district desiring the attachment may follow the procedures for annexation provided in this section.
- (2) If any special school district desires to be attached to an adjacent special school district, the school board of the district proposing annexation shall submit the question to the voters of the district.
- (3) The school board of the special school district proposing annexation shall submit a question under subdivision (2) of this subsection only after receiving a petition requesting the annexation signed by the lesser of:
- (a) A number of voters of the district proposing annexation equal to ten percent of voters voting in the last school election at which school board members were elected; or
 - (b) A majority of the voters of the district.
- 2. A plat of the proposed changes to all affected special school districts shall be published and posted with the notice of election.
- 3. The question shall be submitted in substantially the following form: "Shall the (name of the special school district proposing annexation) be annexed to the (name of the special school district) for special educational services purposes only?".
- 4. (1) If a majority of the votes cast in the special school district proposing annexation favor annexation, the secretary of the board shall certify the fact, with a copy of the record, to the board of the district proposing annexation, the board of the special school district to which annexation is proposed, and the state board of education.
- (2) For each newly created special school district with more than one hundred thousand inhabitants, the membership of the governing council shall be expanded to include each school district annexed to the special school district under this section. A member representing an annexed school district on the governing council shall be elected as provided in section 162.856. After the new governing council member is elected, a new special school district board shall be elected as provided in sections 162.670 to 162.974 after a redistricting under subdivision (4) of this subsection.
- (3) For each newly created special school district with no more than one hundred thousand inhabitants, new board members shall be elected as provided in sections 162.670 to 162.974 after a redistricting under subdivision (4) of this subsection.
- (4) (a) The existing special school district board of education shall, upon formation of a new special school district under this section and each decade within ninety days after each decennial census has been reported to the President of the United States, adopt a resolution calling for the formation of a redistricting committee. Upon adoption of such resolution, the secretary of the board of education shall forward a certified copy thereof to the state board of education. The redistricting committee shall consist of three residents within the district, appointed by the board of education of the special school district, plus three additional persons residing within the special school district, appointed by the state board. Thereafter, the redistricting committee shall meet, organize itself with a chair and secretary, and proceed with the adoption of a redistricting plan. Any plan proposed to be adopted shall receive approval of a majority of the whole redistricting committee before its adoption. Upon adoption, the redistricting committee shall forward a copy of the plan certified by the secretary of the redistricting committee to the state board for its approval or disapproval. The state board shall approve any redistricting plan that divides the special school district into seven subdistricts of equal population, taking into account as much as possible existing school district boundary lines. Upon approval by the state board, the redistricting plan shall become effective and all board members elected thereafter shall be elected from subdistricts in which they reside. If the plan is disapproved,

it shall be returned to the redistricting committee for revision and resubmission. If a redistricting plan has not been adopted within one year after the publication of the decennial census figures, the state board shall provide the redistricting plan. No member of the redistricting committee shall serve on the board of education for a period of six years following such service on the redistricting committee.

(b) Within thirty days after the adoption of a redistricting plan, the state board of education shall call a special election for the election of school board members of the new special school district. Such special district school board members shall be elected as provided in sections 162.670 to 162.974."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 5** was adopted.

On motion of Representative Basye, HCS HB 1540, as amended, was adopted.

On motion of Representative Basye, **HCS HB 1540**, as amended, was ordered perfected and printed.

HB 1704, relating to special license plates for Boy Scouts of America, was placed on the Informal Calendar.

HCS HBs 1306 & 2065, relating to sales tax, was taken up by Representative Neely.

On motion of Representative Neely, the title of HCS HBs 1306 & 2065 was agreed to.

On motion of Representative Neely, HCS HBs 1306 & 2065 was adopted.

On motion of Representative Neely, HCS HBs 1306 & 2065 was ordered perfected and printed.

HCS HB 1334, relating to medical alert notations on driver's licenses, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), the title of **HCS HB 1334** was agreed to.

Representative Kelley (127) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1334, Page 2, Section 302.205, Lines 41-45, by deleting all of said lines and renumbering the remaining subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), House Amendment No. 1 was adopted.

On motion of Representative Kelley (127), HCS HB 1334, as amended, was adopted.

On motion of Representative Kelley (127), **HCS HB 1334, as amended**, was ordered perfected and printed.

HB 1698, relating to regulations by a county, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of **HB 1698** was agreed to.

On motion of Representative Henderson, HB 1698 was ordered perfected and printed.

HB 1716, relating to the honor guard appreciation day, was taken up by Representative Morse (151).

Representative Morse (151) moved that the title of **HB 1716** be agreed to.

Representative Schroer offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1716, Page 1, In the Title, Lines 2-3, by deleting the phrase "the honor guard appreciation day" and inserting in lieu thereof the phrase "state designations"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, House Amendment No. 1 was adopted.

Representative Dohrman offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1716, Page 1, Section 9.302, Line 4, by inserting after said section and line the following:

"9.305. June sixth is hereby designated as "Ghost Army Recognition Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to commemorate the deception missions carried out by the "Ghost Army" that were essential to Allied success in Europe during World War II."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lynch offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1716, Page 1, Line 7, by inserting after the words "**World War II**" the following:

" and urge Congress to award the "Ghost Army" the Congressional Gold Medal in their honor"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lynch, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Dohrman, **House Amendment No. 2, as amended**, was adopted.

Representative Schroer offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1716, Page 1, Section 9.302, Line 4, by inserting after said section and line the following:

"10.236. The St. Louis BattleHawks is selected for and shall be known as the official XFL football team of Missouri."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Windham offered **House Amendment No. 1 to House Amendment No. 3**.

House Amendment No. 1 to House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1716, Page 1, Line 4, by deleting the number "10.236." and inserting in lieu thereof the following:

"9.306. May first of each year is hereby designated as "Walthall Moore Day" in Missouri. Citizens of this state are encouraged to engage in appropriate events and activities to honor the life and work of the first African American to serve in the Missouri general assembly.

10.236."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Windham, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Schroer, **House Amendment No. 3, as amended**, was adopted.

Representative Roden offered House Amendment No. 4.

House Amendment No. 4

AMEND House Bill No. 1716, Page 1, Section A, Line 2, by inserting after said section and line the following:

"9.280. July second of each year shall be known and designated as "Mormon War Remembrance Day" in honor and recognition of the ten thousand members of the Mormon church who were subjected to injustice and undue suffering through executive order 44 by Governor Lilburn Boggs and the Mormon War in 1838."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Washington offered **House Amendment No. 1 to House Amendment No. 4**.

House Amendment No. 1 to House Amendment No. 4

AMEND House Amendment No. 4 to House Bill No. 1716, Page 1, Line 7, by inserting after said line the following:

"Further amend said bill and page, Section 9.302, Line 4, by inserting after all of said section and line the following:

"Section 1. February 13 shall be designated as Negro League Baseball Recognition Day."; and;" and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Washington, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Roden, **House Amendment No. 4**, as amended, was adopted.

On motion of Representative Morse (151), **HB 1716, as amended**, was ordered perfected and printed.

HB 1741, relating to the law enforcement terrorism-prevention activity commission, was placed on the Informal Calendar.

HB 1768, relating to rural broadband access funding, was placed on the Informal Calendar.

HCS HB 1817, relating to school district local effort calculations, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of HCS HB 1817 was agreed to.

On motion of Representative Dinkins, **HCS HB 1817** was adopted.

On motion of Representative Dinkins, HCS HB 1817 was ordered perfected and printed.

HB 1818, relating to school district local effort computations, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of **HB 1818** was agreed to.

On motion of Representative Dinkins, **HB 1818** was ordered perfected and printed.

HCS HB 1854, relating to political subdivisions filing annual financial reports with the state auditor, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, the title of HCS HB 1854 was agreed to.

On motion of Representative Pfautsch, HCS HB 1854 was adopted.

On motion of Representative Pfautsch, HCS HB 1854 was ordered perfected and printed.

HB 1903, relating to school district superintendent sharing, was taken up by Representative Shields.

On motion of Representative Shields, the title of **HB 1903** was agreed to.

Representative Shields offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1903, Pages 1 to 2, Section 168.205, Lines 15 to 18, by removing all of said lines and inserting in lieu thereof the following:

"education that the school district will use all of the additional thirty thousand dollars received under this subsection and at least half of the amount saved as a result in participating in sharing a superintendent under this subsection to compensate teachers or to provide counseling services."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shields, **House Amendment No. 1** was adopted.

Representative Taylor offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1903, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

- "163.031. 1. The department of elementary and secondary education shall calculate and distribute to each school district qualified to receive state aid under section 163.021 an amount determined by multiplying the district's weighted average daily attendance by the state adequacy target, multiplying this product by the dollar value modifier for the district, and subtracting from this product the district's local effort and subtracting payments from the classroom trust fund under section 163.043.
 - 2. Other provisions of law to the contrary notwithstanding:
- (1) For districts with an average daily attendance of more than three hundred fifty in the school year preceding the payment year:
- (a) For the 2008-09 school year, the state revenue per weighted average daily attendance received by a district from the state aid calculation under subsections 1 and 4 of this section, as applicable, and the classroom trust fund under section 163.043 shall not be less than the state revenue received by a district in the 2005-06 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts multiplied by the dollar value modifier, and dividing this product by the weighted average daily attendance computed for the 2005-06 school year;

- (b) For each year subsequent to the 2008-09 school year, the amount shall be no less than that computed in paragraph (a) of this subdivision, multiplied by the weighted average daily attendance pursuant to section 163.036, less any increase in revenue received from the classroom trust fund under section 163.043;
- (2) For districts with an average daily attendance of three hundred fifty or less in the school year preceding the payment year:
- (a) For the 2008-09 school year, the state revenue received by a district from the state aid calculation under subsections 1 and 4 of this section, as applicable, and the classroom trust fund under section 163.043 shall not be less than the greater of state revenue received by a district in the 2004-05 or 2005-06 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts multiplied by the dollar value modifier;
- (b) For each year subsequent to the 2008-09 school year, the amount shall be no less than that computed in paragraph (a) of this subdivision;
- (3) The department of elementary and secondary education shall make an addition in the payment amount specified in subsection 1 of this section to assure compliance with the provisions contained in this subsection.
- 3. School districts that meet the requirements of section 163.021 shall receive categorical add-on revenue as provided in this subsection. The categorical add-on for the district shall be the sum of: seventy-five percent of the district allowable transportation costs under section 163.161; the career ladder entitlement for the district, as provided for in sections 168.500 to 168.515; the vocational education entitlement for the district, as provided for in section 167.332; and the district educational and screening program entitlements as provided for in sections 178.691 to 178.699. The categorical add-on revenue amounts may be adjusted to accommodate available appropriations.
- 4. For any school district meeting the eligibility criteria for state aid as established in section 163.021, but which is considered an option district under section 163.042 and therefore receives no state aid, the commissioner of education shall present a plan to the superintendent of the school district for the waiver of rules and the duration of said waivers, in order to promote flexibility in the operations of the district and to enhance and encourage efficiency in the delivery of instructional services as provided in section 163.042.
- 5. (1) No less than seventy-five percent of the state revenue received under the provisions of subsections 1 and 2 of this section shall be placed in the teachers' fund, and the remaining percent of such moneys shall be placed in the incidental fund. No less than seventy-five percent of one-half of the funds received from the school district trust fund distributed under section 163.087 shall be placed in the teachers' fund. One hundred percent of revenue received under the provisions of section 163.161 shall be placed in the incidental fund. One hundred percent of revenue received under the provisions of sections 168.500 to 168.515 shall be placed in the teachers' fund.
 - (2) A school district shall spend for certificated compensation and tuition expenditures each year:
- (a) An amount equal to at least seventy-five percent of the state revenue received under the provisions of subsections 1 and 2 of this section;
- (b) An amount equal to at least seventy-five percent of one-half of the funds received from the school district trust fund distributed under section 163.087 during the preceding school year; [and]
- (c) Beginning in fiscal year 2008, as much as was spent per the second preceding year's weighted average daily attendance for certificated compensation and tuition expenditures the previous year from revenue produced by local and county tax sources in the teachers' fund, plus the amount of the incidental fund to teachers' fund transfer calculated to be local and county tax sources by dividing local and county tax sources in the incidental fund by total revenue in the incidental fund; and
- (d) Beginning in fiscal year 2022, no compensation, including but not limited to any salary, wages, or fringe benefits, shall be provided to a superintendent of a school district from the teachers' fund.

In the event a district fails to comply with this provision, the amount by which the district fails to spend funds as provided herein shall be deducted from the district's state revenue received under the provisions of subsections 1 and 2 of this section for the following year, provided that the state board of education may exempt a school district from this provision if the state board of education determines that circumstances warrant such exemption.

6. (1) If a school district's annual audit discloses that students were inappropriately identified as eligible for free and reduced price lunch, special education, or limited English proficiency and the district does not resolve the audit finding, the department of elementary and secondary education shall require that the amount of aid paid pursuant to the weighting for free and reduced price lunch, special education, or limited English proficiency in the weighted average daily attendance on the inappropriately identified pupils be repaid by the district in the next school year and shall additionally impose a penalty of one hundred percent of such aid paid on such pupils, which penalty shall also be paid within the next school year. Such amounts may be repaid by the district through the withholding of the amount of state aid.

- (2) In the 2017-18 school year and in each subsequent school year, if a district experiences a decrease in its gifted program enrollment of twenty percent or more from the previous school year, an amount equal to the product of the difference between the number of students enrolled in the gifted program in the current school year and the number of students enrolled in the gifted program in the previous school year multiplied by six hundred eighty dollars shall be subtracted from the district's current year payment amount. The provisions of this subdivision shall apply to districts entitled to receive state aid payments under both subsections 1 and 2 of this section but shall not apply to any school district with an average daily attendance of three hundred fifty or less.
- 7. Notwithstanding any provision of law to the contrary, in any fiscal year during which the total formula appropriation is insufficient to fully fund the entitlement calculation of this section, the department of elementary and secondary education shall adjust the state adequacy target in order to accommodate the appropriation level for the given fiscal year. In no manner shall any payment modification be rendered for any district qualified to receive payments under subsection 2 of this section based on insufficient appropriations.
- 8. Notwithstanding any provision of law to the contrary, school districts that receive revenue from the tax authorized under sections 148.030, 148.140, 148.620, and 148.720 shall, beginning January 1, 2020, and every January first thereafter, report the amount of said revenue received by the district to the department. The department shall, based on the data submitted by the district, determine the total amount of revenue the district would have received from the tax authorized under sections 148.030, 148.140, 148.620, and 148.720 absent the provisions of section 148.720, and remit the following amount to each applicable district not less than thirty days after the conclusion of each calendar year. The amount remitted to each district shall be the total of the revenue received by the district from the tax authorized under sections 148.030, 148.140, 148.620, and 148.720 during the applicable calendar year times one and five thousand six hundred twenty-five ten thousandths minus the total of the revenue received by the district from the tax authorized under sections 148.030, 148.140, 148.620, and 148.720 during the same calendar year. This payment shall be in addition to payments authorized under subsections 1, 2, and 7 of this section and shall be made from the annual appropriation to fund this section.
- 168.191. 1. As used in this section and sections 168.201, 168.205, and 168.211, the term "total compensation" means, as calculated for the most recently completed full school year, all amounts of any salary, wages, and fringe benefits provided by a school district to a superintendent or a teacher, as applicable, except that "total compensation" shall not include any additional salary, wages, or other monetary compensation provided by a school district to a school district teacher for service performed on behalf of a school district as a coach, advisor, sponsor, or other similar service.
- 2. In all counties [of the first class except counties of the first class not] having a charter form of government, any board of education, other than boards in urban districts, in charge of a public school system maintaining a classified high school, previously approved by the state board of education, and employing a superintendent [devoting his] devoted full time to supervisory and administrative work, may employ and enter into contract with a superintendent of schools for the school district for a period of not to exceed three years. This law shall not invalidate or repeal any other law of this state relating to the employment of teachers, principals or superintendents of public schools.
- 3. The following provisions of this subsection shall apply to all contracts or employment agreements with a superintendent entered into after the effective date of this section:
- (1) The total compensation provided to a superintendent under this section shall not exceed three and one-half times the average total compensation provided to all teachers who are certified under section 168.021 and employed full time by the school district; and
- (2) Any superintendent employed by the school district shall reside within twenty-five miles of the boundaries of the school district.
- 168.201. **1.** The board of education in all districts except metropolitan districts may employ and contract with a superintendent for a term not to exceed three years from the time of making the contract, and may employ such other servants and agents as it deems necessary, and prescribe their powers, duties, compensation and term of office or employment which shall not exceed three years. It shall provide and keep a corporate seal.
- 2. The following provisions of this subsection shall apply to all contracts or employment agreements with a superintendent entered into after the effective date of this section:
- (1) The total compensation provided to a superintendent under this section shall not exceed three and one-half times the average total compensation provided to all teachers who are certified under section 168.021 and employed full time by the school district; and

(2) Any superintendent employed by the school district shall reside within twenty-five miles of the boundaries of the school district."; and

Further amend said bill, Page 2, Section 168.205, Line 20, by inserting after all of said line the following:

- "3. The following provisions of this subsection shall apply to all contracts or employment agreements with a superintendent entered into after the effective date of this section:
- (1) The total compensation provided to a superintendent under this section shall not exceed three and one-half times the average total compensation provided to all teachers who are certified under section 168.021 and employed full time by the school districts that share the superintendent; and
- (2) Any superintendent employed by school districts sharing a superintendent shall reside within twenty-five miles of the boundaries of one of the school districts sharing the superintendent.
- 168.211. 1. (1) In metropolitan districts the superintendent of schools shall be appointed by the board of education for a term of one to five years, during which term [his] the superintendent's compensation shall not be reduced. The superintendent of schools may appoint, with the approval of the board, a treasurer, a commissioner of school buildings and [he] such commissioner shall serve at the pleasure of the superintendent of schools, and as many associate and assistant superintendents as [he] the superintendent deems necessary, whose compensation shall be fixed by the board. The superintendent of schools shall give bond in the sum that the board requires but not less than fifty thousand dollars. No employee or agent of the board shall be a member of the board.
- (2) The following provisions of this subdivision shall apply to all contracts or employment agreements with a superintendent entered into after the effective date of this section:
- (a) The total compensation provided to a superintendent under this section shall not exceed three and one-half times the average total compensation provided to all teachers who are certified under section 168.021 and employed full time by the school district; and
- (b) Any superintendent employed by the school district shall reside within twenty-five miles of the boundaries of the school district.
- 2. The superintendent of schools shall have general supervision, subject to policies established by the board, of the school system, including its various departments and physical properties, courses of instruction, discipline and conduct of the schools, textbooks and studies. All appointments, promotions and transfers of teachers and all other employees, and introduction and changes of textbooks and apparatus, shall be made by the superintendent with the approval of the board. All appointments and promotions of teachers and all other employees shall be made upon the basis of merit, to be ascertained, as far as practicable, in cases of appointment, by examination, and in cases of promotion, by length and character of service. Examinations for appointment shall be conducted by the superintendent under regulations to be made by the board. [He] The superintendent shall make such reports to the board that it directs or the rules provide.
- 3. The superintendent of schools shall have general supervision, subject to policies established by the board, of all school buildings, apparatus, equipment and school grounds and of their construction, installation, operation, repair, care and maintenance; the purchasing of all supplies and equipment; the operation of the school lunchrooms; the administration of examinations for the appointment and promotion of all employees of the school system; and the preparation and administration of the annual budget for the school system. Subject to the approval of the board of education as to number and salaries, the superintendent may appoint as many employees as are necessary for the proper performance of [his] the superintendent's duties.
- 4. The board may grant a leave of absence to the superintendent of schools, and may remove [him] the superintendent from office by vote of a majority of its members.
- 5. [Should] If the superintendent [hire] hires a commissioner of school buildings, [said] such person shall be a person qualified by reason of education, experience and general familiarity with buildings and personnel to assume the following responsibilities and duties. Subject to the control of the superintendent of schools, [he] the commissioner shall exercise supervision over all school buildings, machinery, heating systems, equipment, school grounds and other buildings and premises of the board of education and the construction, installation, operation, repair, care and maintenance related thereto and the personnel connected therewith[;] and over the purchasing of building supplies and equipment and such other duties as may be assigned to [him] the commissioner by board rules or regulations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston resumed the Chair.

Representative Anderson resumed the Chair.

House Amendment No. 2 was withdrawn.

On motion of Representative Shields, **HB 1903**, as amended, was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HCS HB 1896, as amended, relating to medical marijuana, was taken up by Representative Roberts (161).

Representative Roberts (161) moved that **HCS HB 1896**, as amended, be recommitted to the Committee on Rules - Administrative Oversight.

Which motion was adopted.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 124 - Downsizing State Government

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2702 - Downsizing State Government

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 2356**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Gannon, Ingle, Mackey, Neely, Rehder, Remole, Solon and Unsicker

Noes (0)

Absent (4): Aldridge, Moon, Pietzman and Stacy

Committee on Conservation and Natural Resources, Chairman Remole reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2144**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Brown (70), Knight, Love, Mayhew, McCreery, Pietzman and Remole

Noes (0)

Absent (2): Chappelle-Nadal and Haden

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2126**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baker, Haden, Lovasco, Pietzman, Sharp (36), Stacy and Taylor

Noes (0)

Absent (3): Baringer, Pogue and Runions

Committee on Financial Institutions, Chairman Bondon reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2205**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Bailey, Billington, Bondon, Francis, McGirl, O'Donnell, Rowland and Shaul (113)

Noes (0)

Absent (6): Bland Manlove, Clemens, DeGroot, Green, Griesheimer and Shull (16)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2116**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor

Noes (1): Merideth

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2173**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor
Noes (4): Carpenter, McCreery, Merideth and Rogers
Absent (0)

Committee on Insurance Policy, Chairman Shull (16) reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1647**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Appelbaum, Butz, Ellebracht, Hansen, Helms, Henderson, Hill, Messenger, Mitten, Muntzel, Pfautsch, Porter, Sauls, Tate and Wright Noes (0)

Absent (3): Coleman (32), Morris (140) and Shull (16)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1648**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Appelbaum, Butz, Ellebracht, Hansen, Helms, Henderson, Hill, Messenger, Mitten, Morris (140), Muntzel, Pfautsch, Porter, Sauls, Tate and Wright

Noes (0)

Absent (2): Coleman (32) and Shull (16)

Special Committee on Student Accountability, Chairman Spencer reporting:

Mr. Speaker: Your Special Committee on Student Accountability, to which was referred **HB 1998**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Allred, Cupps, Gunby, Kelley (127), Morse (151), Pollitt (52), Sain, Shields and Spencer

Noes (0)

Absent (2): Moon and Mosley

Committee on Utilities, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 2040**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Black (137), Bromley, Fitzwater, Francis, Gunby, Haffner, Hicks, Kidd, McCreery, McDaniel, Miller, Price, Schnelting and Simmons Noes (0)

Absent (4): Coleman (97), DeGroot, Roberts (77) and Sain

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 619** entitled:

An act to repeal section 640.136, RSMo, and to enact in lieu thereof one new section relating to public water fluoridation.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 631 entitled:

An act to repeal section 36.155, RSMo, and to enact in lieu thereof one new section relating to the political activity of certain state employees, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 656** entitled:

An act to amend chapter 10, RSMo, by adding thereto one new section relating to the designation of the Missouri Korean War veterans memorial.

In which the concurrence of the House is respectfully requested.

Read first time.

BILLS DROPPED FROM INFORMAL CALENDAR

Pursuant to Rule 47, the following bill, having remained on the Informal Calendar for ten legislative days, was laid on the table and dropped from the Calendar: **HCS HB 1411**.

The following members' presence was noted: Plocher and Price.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, March 4, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 4, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1603, HB 1798

Executive session will be held: HCR 78

Executive session may be held on any matter referred to the committee.

Removed HB 2541.

AMENDED

BLUE RIBBON PANEL ON JUVENILE JUSTICE

Monday, March 9, 2020, 12:30 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

BUDGET

Wednesday, March 4, 2020, 8:15 AM, House Hearing Room 3.

Executive session will be held: HB 2014

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1720, HB 1777, HB 2363

Executive session will be held: HJR 109, HB 2368, HB 1761

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, March 5, 2020, 9:00 AM, House Hearing Room 5.

Public hearing will be held: SCS SB 599

Executive session will be held: HB 2461

GENERAL LAWS

Wednesday, March 4, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2234, HB 2169, HB 1893, HB 2087, HB 1637,

HB 2150, HB 1991

Executive session will be held: HB 1564, HB 1792, HB 1748, HB 1874

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, March 4, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 2464, HB 1697

Executive session will be held: HB 2311, HB 1974, HB 1444, HB 1415

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, March 5, 2020, 8:45 AM, House Hearing Room 4.

Executive session will be held: HB 2259, HB 1572, HCS HB 2125, HCR 74, HCS HB 1952, HB 2334, HB 2139, HCS HBs 1820 & 1470, HCS HB 1292, HB 2321, HCR 83, HB 2352,

HCS HB 1961, HCS HB 2141

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, March 4, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2481, HB 2288

Executive session will be held: HB 1516

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, March 4, 2020, 12:15 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 1790

Executive session will be held: HB 2387, HB 1774, HB 1994

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, March 5, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1297, HB 1552, HB 1756, HB 1925, HB 2485

Executive session will be held: HB 1657

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, March 4, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Continued discussion with Office of Administration and Department of Health and Senior Services Director, Dr. Randall Williams, regarding the medical marijuana licensing process.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM

Wednesday, March 4, 2020, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on the relationship between Columbia Public Schools and Catapult Learning, with representatives from each organization.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188

Executive session will be held: HB 1878, HB 2267

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, March 5, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1353, HB 1464, HB 1718, HB 2123

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, March 4, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Executive session will be held: HB 1381, HB 2110

Executive session may be held on any matter referred to the committee.

Note: The hearing will be held in House Hearing Room 4.

TRANSPORTATION

Thursday, March 5, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2344, HB 2543, HB 1339

Executive session will be held: HCB 11, HB 2444, HB 2371

WAYS AND MEANS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2483, HB 2386, HB 2376

Executive session will be held: HB 2349

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-THIRD DAY, WEDNESDAY, MARCH 4, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston HCS HJR 87 - Miller HJR 72 - Basye HCS HJR 103 - Schnelting

HOUSE BILLS FOR PERFECTION

HCS HB 2120 - Kidd

HB 1386 - Murphy

HCS HB 2128 - Rone

HCS#2 HB 1568 - Bailey

HCS HB 1711 - Remole

HCS HB 1473 - Griffith

HCS#2 HB 1604 - Hicks

HB 1419 - McGirl

HB 1454 - Schroer

HB 1613 - Coleman (97)

HCS HB 1682 - Wood

HB 1744 - Sommer

HCS HB 1804 - Pietzman

HCS HB 1858 - Haffner

HCS HB 1752 - Spencer

HCS HB 2209 - Schnelting

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1383 - Washington

HB 1704 - O'Donnell

HB 1741 - Hicks

HB 1768 - Riggs

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SB 619 SCS SB 631 SB 656

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 38 - Ross

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-THIRD DAY, WEDNESDAY, MARCH 4, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let us greet him with a song of praise. (Psalm 95:2)

Let Your presence be revealed to us, Almighty God, as in this quiet moment of morning prayer we wait upon You.

Now strengthen us by Your Spirit that no stress may overcome us, no difficulty may overwhelm us, and no duty may overtax us, but may we always be equal to every experience, ready for every responsibility, and adequate for every activity. Help us to be more positive in our thinking, to look increasingly on the bright side of life, to be awake to the good everywhere present, and to be ever grateful for Your gifts to us and for the love which surrounds us all our lives.

May this day help us to live our faith, to rejoice in Your presence, to maintain an attitude of joy toward all Your children, to learn to forget ourselves, and to serve our state and our people faithfully and well. Take Your rightful place in our hearts, O Good Shepherd, for in You alone is peace and joy.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Lalaine Treasure.

The Journal of the thirty-second day was approved as printed by the following vote:

AYES: 121

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Butz	Clemens	Coleman 97	Cupps	Deaton
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gray	Green	Gregory
Grier	Griffith	Gunby	Haffner	Hannegan
Hansen	Helms	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Lynch	Mayhew	McDaniel

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McGaugh	McGirl	Miller	Mitten	Moon
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pierson Jr.	Pietzman	Pike
Pogue	Pollitt 52	Pollock 123	Porter	Proudie
Razer	Reedy	Rehder	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Ross
Runions	Ruth	Sauls	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Stacy	Stephens 128
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Wiemann	Wilson	Wood	Young
Mr Speaker				-

Mr. Speaker

NOES: 004

Bland Manlove Mackey Rowland Sain

PRESENT: 001

Chappelle-Nadal

ABSENT WITH LEAVE: 036

Aldridge	Allred	Bosley	Carpenter	Carter
Chipman	Christofanelli	Coleman 32	Dinkins	Griesheimer
Haden	Henderson	Ingle	Love	McCreery
Merideth	Messenger	Morgan	Morris 140	Mosley
Person	Plocher	Price	Quade	Toalson Reisch
Rogers	Rone	Schnelting	Shull 16	Spencer
Stevens 46	Tate	Walsh	Washington	Windham
XX7: - 1-4				

Wright

VACANCIES: 001

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 619, relating to public water flouridation.

SCS SB 631, relating to the political activity of certain state employees, with an emergency clause.

SB 656, relating to the designation of the Missouri Korean War veterans memorial.

THIRD READING OF SENATE CONCURRENT RESOLUTIONS

SCR 38, relating to the disapproval of the Missouri Hazardous Waste Management Commission's recommendations regarding the fees and taxes of the Hazardous Waste Management Commission, was taken up by Representative Ross.

On motion of Representative Ross, the title of SCR 38 was agreed to.

On motion of Representative Ross, SCR 38 was truly agreed to and finally passed by the following vote:

	TT-0	101
А١	ES:	101

4.11 1	. 1	. 1	D "1	D 1
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griffith	Haffner	Hannegan	Hansen	Helms
Henderson	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Messenger
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pietzman	Pike	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Swan	Taylor	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				
-				
NOES: 042				

NOES: 042

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Chappelle-Nadal	Clemens	Ellebracht
Gray	Green	Gunby	Kendrick	Lavender
Mackey	McCreery	Merideth	Mitten	Morgan
Mosley	Pierson Jr.	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sain	Sauls	Sharp 36	Stevens 46	Unsicker
Washington	Young			

PRESENT: 000

ABSENT WITH LEAVE: 019

Aldridge	Carpenter	Carter	Chipman	Christofanelli
Griesheimer	Haden	Hicks	Ingle	Miller
Plocher	Schnelting	Schroer	Shull 16	Stephens 128
Tate	Trent	Veit	Windham	

VACANCIES: 001

Speaker Haahr declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 2120, relating to water safety and security, was taken up by Representative Kidd.

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On motion of Representative Kidd, the title of HCS HB 2120 was agreed to.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative Kidd, HCS HB 2120 was adopted.

On motion of Representative Kidd, HCS HB 2120 was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 1

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Burns	Butz	Chappelle-Nadal	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Grier	Griffith	Gunby	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Ingle	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey
Mayhew	McCreery	McGaugh	McGirl	Merideth
Messenger	Miller	Mitten	Morris 140	Morse 151
Mosley	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Price
Proudie	Quade	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Rogers	Rone	Ross	Rowland
Runions	Ruth	Sain	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Taylor
Unsicker	Veit	Vescovo	Walsh	Washington
Wiemann	Wood	Wright	Young	Mr. Speaker
NOES: 005				
Busick	Hurst	Justus	Moon	Pogue
PRESENT: 000				
ABSENT WITH LEAV	E: 017			
Aldridge	Carpenter	Carter	Deaton	Gregory
Griesheimer	Haden	McDaniel	Morgan	Muntzel
Roden	Shields	Shull 16	Tate	Trent

VACANCIES: 001

Windham

Wilson

Speaker Haahr resumed the Chair.

HB 1386, relating to lobbyists, was taken up by Representative Murphy.

Representative Murphy moved that the title of HB 1386 be agreed to.

Representative Dogan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1386, Page 1, In the Title, Line 3, by deleting the word "lobbyists" and inserting in lieu thereof the word "ethics"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Dogan moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Murphy again moved that the title of **HB 1386** be agreed to.

Which motion was adopted.

On motion of Representative Murphy, HB 1386 was ordered perfected and printed.

HCS HB 2128, relating to trailer size restrictions, was taken up by Representative Rone.

Representative Rone moved that the title of HCS HB 2128 be agreed to.

Representative Ruth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2128, Page 1, In the Title, Lines 2-3, by deleting "trailer size" and inserting in lieu thereof "motor vehicle"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 1** was adopted.

Representative Ruth offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2128, Page 5, Section 304.170, Line 130, by inserting the following after all of said section and line:

- "304.172. The provisions of sections 304.170 to 304.240 relating to height, width, [weight,] and length [and load] restrictions for motor vehicles shall not apply to any motor vehicle and its attached apparatus which is designed for use and used by a fire department, fire protection district or volunteer fire protection association or when being operated by a fire apparatus manufacturer or sales organization for the purpose of sale, demonstration, exhibit, or delivery to a fire department, fire protection district or volunteer fire protection association.
- 304.180. 1. No vehicle or combination of vehicles shall be moved or operated on any highway in this state having a greater weight than twenty thousand pounds on one axle, no combination of vehicles operated by transporters of general freight over regular routes as defined in section 390.020 shall be moved or operated on any highway of this state having a greater weight than the vehicle manufacturer's rating on a steering axle with the maximum weight not to exceed twelve thousand pounds on a steering axle, and no vehicle shall be moved or operated on any state highway of this state having a greater weight than thirty-four thousand pounds on any tandem axle; the term "tandem axle" shall mean a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart.
- 2. An "axle load" is defined as the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle.
- 3. Subject to the limit upon the weight imposed upon a highway of this state through any one axle or on any tandem axle, the total gross weight with load imposed by any group of two or more consecutive axles of any vehicle or combination of vehicles shall not exceed the maximum load in pounds as set forth in the following table:

Distance in feet between the extremes of any group of two or more consecutive axles, measured to the nearest foot, except where indicated otherwise

Maximum load in pounds feet 2 axles 3 axles 4 axles 5 axles 6 axles 4 34,000 5 34,000 34,000 6 7 34,000 8 34,000 34,000 38,000 42,000 More than 8 39,000 42,500 9 10 40,000 43,500 40,000 44,000 11 12 40,000 45,000 50,000 13 40,000 45,500 50,500 14 40,000 46,500 51,500 15 40,000 47,000 52,000 16 40,000 48,000 52,500 58,000 17 40,000 48,500 53,500 58,500 18 40,000 49,500 54,000 59,000 19 40,000 50,000 54,500 60,000 20 40,000 51,000 55,500 60,500 66,000 21 40,000 51,500 56,000 61,000 66,500 22 40,000 52,500 56,500 61,500 67,000 23 40,000 53,000 57,500 62,500 68,000 24 40,000 54,000 58,000 63,000 68,500 25 40,000 54,500 58,500 63,500 69,000 40,000 55,500 59,500 64,000 69,500 26 27 40,000 56,000 60,000 65,000 70,000 28 40,000 57,000 60,500 65,500 71,000 29 61,500 66,000 40,000 57,500 71,500 30 40,000 58,500 62,000 66,500 72,000 31 40,000 59,000 62,500 67,500 72,500 32 40,000 60,000 63,500 68,000 73,000 33 40,000 60,000 64,000 68,500 74,000 34 40,000 60,000 64,500 69,000 74,500

35	40,000	60,000	65,500	70,000	75,000	
36			60,000	66,000	70,500	75,500
37			60,000	66,500	71,000	76,000
38			60,000	67,500	72,000	77,000
39			60,000	68,000	72,500	77,500
40			60,000	68,500	73,000	78,000
41			60,000	69,500	73,500	78,500
42			60,000	70,000	74,000	79,000
43			60,000	70,500	75,000	80,000
44			60,000	71,500	75,500	80,000
45			60,000	72,000	76,000	80,000
46			60,000	72,500	76,500	80,000
47			60,000	73,500	77,500	80,000
48			60,000	74,000	78,000	80,000
49			60,000	74,500	78,500	80,000
50			60,000	75,500	79,000	80,000
51			60,000	76,000	80,000	80,000
52			60,000	76,500	80,000	80,000
53			60,000	77,500	80,000	80,000
54			60,000	78,000	80,000	80,000
55			60,000	78,500	80,000	80,000
56			60,000	79,500	80,000	80,000
57			60,000	80,000	80,000	80,000

Notwithstanding the above table, two consecutive sets of tandem axles may carry a gross load of thirty-four thousand pounds each if the overall distance between the first and last axles of such consecutive sets of tandem axles is thirty-six feet or more.

- 4. Whenever the state highways and transportation commission finds that any state highway bridge in the state is in such a condition that use of such bridge by vehicles of the weights specified in subsection 3 of this section will endanger the bridge, or the users of the bridge, the commission may establish maximum weight limits and speed limits for vehicles using such bridge. The governing body of any city or county may grant authority by act or ordinance to the commission to enact the limitations established in this section on those roadways within the purview of such city or county. Notice of the weight limits and speed limits established by the commission shall be given by posting signs at a conspicuous place at each end of any such bridge.
- 5. Nothing in this section shall be construed as permitting lawful axle loads, tandem axle loads or gross loads in excess of those permitted under the provisions of P.L. 97-424 codified in Title 23 of the United States Code (23 U.S.C. Section 101, et al.), as amended.
- 6. Notwithstanding the weight limitations contained in this section, any vehicle or combination of vehicles operating on highways other than the interstate highway system may exceed single axle, tandem axle and gross weight limitations in an amount not to exceed two thousand pounds. However, total gross weight shall not exceed eighty thousand pounds, except as provided in subsections 9, 10, 12, and 13 of this section.
- 7. Notwithstanding any provision of this section to the contrary, the commission shall issue a single-use special permit, or upon request of the owner of the truck or equipment shall issue an annual permit, for the transporting of any crane or concrete pump truck or well-drillers' equipment. The commission shall set fees for the issuance of permits and parameters for the transport of cranes pursuant to this subsection. Notwithstanding the provisions of section 301.133, cranes, concrete pump trucks, or well-drillers' equipment may be operated on statemaintained roads and highways at any time on any day.
- 8. Notwithstanding the provision of this section to the contrary, the maximum gross vehicle limit and axle weight limit for any vehicle or combination of vehicles equipped with an idle reduction technology may be increased by a quantity necessary to compensate for the additional weight of the idle reduction system as provided for in 23 U.S.C. Section 127, as amended. In no case shall the additional weight increase allowed by this subsection be greater than five hundred fifty pounds. Upon request by an appropriate law enforcement officer, the vehicle operator shall provide proof that the idle reduction technology is fully functional at all times and that the gross weight increase is not used for any purpose other than for the use of idle reduction technology.

- 9. Notwithstanding any provision of this section or any other law to the contrary, the total gross weight of any vehicle or combination of vehicles hauling milk, from a farm to a processing facility or livestock may be as much as, but shall not exceed, eighty-five thousand five hundred pounds while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.
- 10. Notwithstanding any provision of this section or any other law to the contrary, any vehicle or combination of vehicles hauling grain or grain coproducts during times of harvest may be as much as, but not exceeding, ten percent over the maximum weight limitation allowable under subsection 3 of this section while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.
- 11. Notwithstanding any provision of this section or any other law to the contrary, the commission shall issue emergency utility response permits for the transporting of utility wires or cables, poles, and equipment needed for repair work immediately following a disaster where utility service has been disrupted. Under exigent circumstances, verbal approval of such operation may be made either by the department of transportation motor carrier compliance supervisor or other designated motor carrier services representative. Utility vehicles and equipment used to assist utility companies granted special permits under this subsection may be operated and transported on state-maintained roads and highways at any time on any day. The commission shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.
- 12. Notwithstanding any provision of this section to the contrary, emergency vehicles designed to be used under emergency conditions to transport personnel and equipment and to **support the suppression of fires and** mitigate hazardous situations may have a maximum gross vehicle weight of eighty-six thousand pounds inclusive of twenty-four thousand pounds on a single steering axle; thirty-three thousand five hundred pounds on a single drive axle; sixty-two thousand pounds on a tandem axle; or fifty-two thousand pounds on a tandem rear-drive steer axle; **except that, such emergency vehicles shall only operate on the Dwight D. Eisenhower National System of Interstate and Defense Highways**.
- 13. Notwithstanding any provision of this section to the contrary, a vehicle operated by an engine fueled primarily by natural gas may operate upon the public highways of this state in excess of the vehicle weight limits set forth in this section by an amount that is equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. In no event shall the maximum gross vehicle weight of the vehicle operating with a natural gas engine exceed eighty-two thousand pounds."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 2128, Page 4, Line 30, by deleting said line and inserting in lieu thereof the following:

"thousand pounds.

14. Notwithstanding any provision of this section or any other provision of law to the contrary, no law enforcement officer or commercial division enforcement officer shall stop or perform any inspection on a single-axle aircraft rescue firefighter vehicle on any state highway."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Sain raised a point of order that **House Amendment No. 1 to House Amendment No. 2** is not germane and goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Ruth, House Amendment No. 2 was adopted.

On motion of Representative Rone, HCS HB 2128, as amended, was adopted.

On motion of Representative Rone, **HCS HB 2128**, as amended, was ordered perfected and printed.

HCS#2 HB 1568, relating to school district policies on restrictive behavioral interventions, was taken up by Representative Bailey.

On motion of Representative Bailey, the title of HCS#2 HB 1568 was agreed to.

Representative Mackey offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Bill No. 1568, Page 4, Section 160.263, Line 102, by deleting all of said line and inserting in lieu thereof the following:

"school days;

- (5) An officer, administrator, or employee of a public school district or charter school shall not retaliate against any person for having:
- (a) Reported a violation of any policy established under this section, or failure of a district or charter school to follow any provisions of this section in relation to incidents of seclusion and restraint; or
- (b) Provided information regarding a violation of this section by a public school district or charter school or a member of the staff of the public school district or charter school."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mackey, House Amendment No. 1 was adopted.

Representative Morgan offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute No. 2 for House Bill No. 1568, Page 4, Section 160.263, Line 97, by inserting after the word "than" the phrase "one hour after"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morgan, House Amendment No. 2 was adopted.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Bailey, HCS#2 HB 1568, as amended, was adopted.

On motion of Representative Bailey, HCS#2 HB 1568, as amended, was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 78, relating to assessors, was placed on the Informal Calendar.

HCS HJR 87, relating to excursion gambling boats, was placed on the Informal Calendar.

HJR 72, relating to medical marijuana, was taken up by Representative Basye.

On motion of Representative Basye, the title of HJR 72 was agreed to.

HJR 72 was laid over.

On motion of Representative Vescovo, the House recessed until 2:15 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HCS HJR 103, relating to the state department of defense, was taken up by Representative Schnelting.

On motion of Representative Schnelting, the title of HCS HJR 103 was agreed to.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Christofanelli	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory	Grier	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Houx	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McDaniel	McGaugh
McGirl	Messenger	Miller	Moon	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson

Pfautsch Pollock 123 Remole Ross Shaul 113 Sommer Trent Wood	Pike Porter Richey Ruth Shawan Stacy Veit Mr. Speaker	Plocher Reedy Riggs Schnelting Shields Stephens 128 Vescovo	Pogue Rehder Roberts 161 Schroer Smith Swan Walsh	Pollitt 52 Toalson Reisch Roden Sharpe 4 Solon Taylor Wilson
NOES: 039	WII. Speaker			
Appelbaum Brown 27 Carpenter Gunby Merideth Price Rogers Stevens 46 PRESENT: 000	Bangert Brown 70 Clemens Ingle Mitten Proudie Rowland Unsicker	Baringer Burnett Ellebracht Lavender Morgan Quade Runions Washington	Barnes Burns Gray Mackey Person Razer Sain Young	Beck Butz Green McCreery Pierson Jr. Roberts 77 Sharp 36
ABSENT WITH LEAV	E: 026			
Aldridge Chappelle-Nadal Hill Mosley Simmons Wright	Allred Chipman Hovis Pietzman Spencer	Bland Manlove Coleman 32 Kendrick Rone Tate	Bosley Gannon Kidd Sauls Wiemann	Carter Griesheimer Morris 140 Shull 16 Windham

On motion of Representative Schnelting, HCS HJR 103 was adopted.

VACANCIES: 001

On motion of Representative Schnelting, **HCS HJR 103** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1383, relating to minority mental health awareness month, was taken up by Representative Washington.

Representative Washington offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1383, Page 1, In the Title, Lines 2-3, by deleting the phrase "minority mental health awareness month" and inserting in lieu thereof the phrase "health awareness recognition"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Washington, House Amendment No. 1 was adopted.

Representative Barnes offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1383, Page 1, Section 9.166, Line 3, by adding after said section and line the following:

"9.182. The month of September shall be designated as "Deaf Awareness Month" and the last week of September shall be designated as "Deaf Awareness Week" in Missouri. The citizens of this state are encouraged to participate in appropriate activities and events to commemorate the first World Congress of the World Federation of the Deaf in 1951 and to increase awareness of deaf issues, people, and culture."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes, **House Amendment No. 2** was adopted.

Representative Sommer offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1383, Page 1, Section A, Line 2, by inserting after said section and line the following:

"9.152. The month of May is hereby designated as "Mental Health Awareness Month". The citizens of this state are encouraged to participate in appropriate awareness and educational activities that emphasize the importance of good mental health and the effects of mental illness on Missourians."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Sommer, House Amendment No. 3 was adopted.

On motion of Representative Washington, **HB 1383**, as amended, was ordered perfected and printed.

HB 1768, relating to rural broadband access funding, was taken up by Representative Riggs.

On motion of Representative Riggs, the title of HB 1768 was agreed to.

On motion of Representative Riggs, HB 1768 was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 1711, relating to donated food, was taken up by Representative Remole.

On motion of Representative Remole, the title of **HCS HB 1711** was agreed to.

On motion of Representative Remole, HCS HB 1711 was adopted.

On motion of Representative Remole, HCS HB 1711 was ordered perfected and printed.

HCS HB 1473, relating to the establishment of special license plates, was taken up by Representative Griffith.

On motion of Representative Griffith, the title of HCS HB 1473 was agreed to.

Representative Sharpe (4) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1473, Page 2, Section 301.3159, Line 21, by inserting after all of said section and line the following:

- "301.3174. 1. Any Missouri resident may receive special license plates as prescribed in this section after an annual payment of an emblem-use authorization fee to the Association of Missouri Electric Cooperatives. The Association of Missouri Electric Cooperatives hereby authorizes the use of its official lineman emblem to be affixed on multiyear personalized license plates as provided in this section for any vehicle the person owns, either solely or jointly[, other than an apportioned motor vehicle or commercial motor vehicle licensed in excess of twenty four thousand pounds gross weight]. Any contribution to such association derived from this section, except reasonable administrative costs, shall be used solely for financial assistance for lineman training programs. Any Missouri resident may annually apply to the association for the use of the emblem.
- 2. Upon annual application and payment of a twenty-five dollar emblem-use contribution to the Association of Missouri Electric Cooperatives, the association shall issue to the vehicle owner, without further charge, an emblem-use authorization statement, which shall be presented by the vehicle owner to the department of revenue at the time of registration of a motor vehicle. Upon presentation of the annual statement and payment of the fee required for personalized license plates in section 301.144, and other fees and documents which may be required by law, the department of revenue shall issue a personalized license plate or plates, which shall bear the emblem of the Association of Missouri Electric Cooperatives' lineman, to the vehicle owner. Notwithstanding any provision of law to the contrary, the department of revenue shall issue the license plate or plates, as authorized in this section, for non-apportioned vehicles of any classification for which it issues a license plate or plates.
- 3. The license plate or plates authorized by this section shall be of a design submitted by the Association of Missouri Electric Cooperatives and approved by the department, shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. The bidding process used to select a vendor for the material to manufacture the license plates authorized by this section shall consider the aesthetic appearance of the plate or plates.
- 4. A vehicle owner, who was previously issued a plate or plates with the Association of Missouri Electric Cooperatives' lineman emblem authorized by this section but who does not provide an emblem-use authorization statement at a subsequent time of registration, shall be issued a new plate or plates which do not bear the Association of Missouri Electric Cooperatives' lineman emblem, as otherwise provided by law. The director of revenue shall make necessary rules and regulations for the enforcement of this section, and shall design all necessary forms required by this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharpe (4), House Amendment No. 1 was adopted.

On motion of Representative Griffith, HCS HB 1473, as amended, was adopted.

On motion of Representative Griffith, **HCS HB 1473**, as amended, was ordered perfected and printed.

HCS#2 HB 1604, relating to a residency requirement for municipal employees, was taken up by Representative Hicks.

On motion of Representative Hicks, the title of HCS#2 HB 1604 was agreed to.

Representative Schroer offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Bill No. 1604, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

- "71.201. 1. For purposes of this section, the term "local governmental unit" shall mean any city, village, town, county, township, or the board of police established by section 84.020, or the board of police commissioners established by section 84.350.
- 2. (1) No local governmental unit shall require, as a condition of employment, that any currently employed or prospective law enforcement officer reside within any jurisdictional limit.
- (2) If a local governmental unit has a residency rule or requirement for law enforcement officers that is in effect on or before August 28, 2020, the residency rule or requirement shall not apply and shall not be enforced.
- 3. A local governmental unit may impose a residency rule or requirement on law enforcement officers, but the rule or requirement shall be no more restrictive than requiring such personnel to reside within a one-hour response time.
 - 4. The provisions of this section shall not apply to the Missouri state highway patrol."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rogers offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute No. 2 for House Bill No. 1604, Page 1, Line 15, by deleting the word "patrol."; and" and inserting in lieu thereof the following:

"patrol.

5. Notwithstanding any provision of subsections 1 to 4 of this section, any law enforcement officer employed by a home rule city with more than four hundred thousand inhabitants and located in more than one county shall reside within the state of Missouri."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

Representative Rogers moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Bosley offered House Amendment No. 2 to House Amendment No. 1.

House Amendment No. 2 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute No. 2 for House Bill No. 1604, Page 1, Line 15, by inserting after said line the following:

"Further amend said bill, Page 4, Section 285.040, Line 2, by inserting after said section and line the following:

- "Section 1. 1. For the purposes of this section, the term "community policing" means patrolling neighborhoods within a particular police district within the community and engaging in frequent positive interactions with the residents of the police district.
- 2. Any person engaged in community policing shall be required to reside within such community for two years."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AY		

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Fitzwater
Gannon	Gregory	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Houx	Hovis	Hurst	Justus	Kelley 127
Kelly 141	Knight	Kolkmeyer	Lovasco	Lynch
Mayhew	McGaugh	McGirl	Messenger	Miller
Morris 140	Morse 151	Muntzel	Murphy	O'Donnell
Pfautsch	Pike	Pogue	Pollitt 52	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Stacy	Stephens 128
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				_

NOES: 039

Appelbaum	Baringer	Barnes	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Ellebracht	Gray
Gunby	Ingle	Lavender	Mackey	McCreery
Merideth	Morgan	Mosley	Person	Pierson Jr.
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sauls
Unsicker	Washington	Windham	Young	

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PRESENT: 000

ABSENT WITH LEAVE: 032

Aldridge	Bailey	Bangert	Carter	Chipman
Clemens	Cupps	Francis	Green	Grier
Griesheimer	Hill	Hudson	Kendrick	Kidd
Love	McDaniel	Mitten	Moon	Neely
Patterson	Pietzman	Plocher	Pollock 123	Ruth
Sharp 36	Shull 16	Solon	Sommer	Spencer
Stevens 46	Tate			

VACANCIES: 001

Representative Bosley moved that **House Amendment No. 2 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Schroer, House Amendment No. 1 was adopted.

On motion of Representative Hicks, HCS#2 HB 1604, as amended, was adopted.

On motion of Representative Hicks, HCS#2 HB 1604, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HBs 1306 & 2065 - Fiscal Review

HCS HB 1334 - Fiscal Review

HCS HB 1817 - Fiscal Review

HB 1818 - Fiscal Review

HCS HB 1854 - Fiscal Review

HB 1903 - Fiscal Review

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HCR 78**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (24): Black (7), Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Kelly (141), Knight, Lavender, Love, McCreery, Morse (151), Pollitt (52), Reedy, Rogers, Rone, Sharpe (4), Spencer, Washington and Young

Noes (0)

Absent (3): Mackey, Muntzel and Stephens (128)

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1271**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Gannon, Ingle, Mackey, Neely, Solon and Unsicker

Noes (0)

Present (1): Remole

Absent (5): Aldridge, Moon, Pietzman, Rehder and Stacy

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1437**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Gannon, Ingle, Mackey, Moon, Neely, Remole, Solon and Unsicker

Noes (0)

Absent (4): Aldridge, Pietzman, Rehder and Stacy

Committee on Crime Prevention and Public Safety, Chairman Wilson reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1964**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Griffith, Hovis, Sain, Sauls, Walsh and Wilson

Noes (0)

Absent (4): Hill, McDaniel, Person and Richey

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 2097**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Griffith, Hovis, Person, Sain, Sauls, Walsh and Wilson

Noes (0)

Absent (3): Hill, McDaniel and Richey

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2526**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baker, Baringer, Lovasco, Pietzman, Runions, Sharp (36), Stacy and Taylor

Noes (0)

Absent (2): Haden and Pogue

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2555**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Baker, Lovasco, Pietzman, Stacy and Taylor

Noes (3): Baringer, Runions and Sharp (36)

Absent (2): Haden and Pogue

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2564**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Lovasco, Pietzman, Sharp (36), Stacy and Taylor

Noes (2): Baringer and Runions

Absent (2): Haden and Pogue

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1519**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (1): Roberts (77)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1520**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit Noes (4): Mackey, Mitten, Roberts (77) and Sauls

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2207**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (1): Hicks

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2223**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (1): Hicks

Committee on Local Government, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1602**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon, Wilson and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1775**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon, Wilson and Windham

Noes (1): Gray

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2266**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Solon, Wilson and Windham Noes (1): Runions

Absent (0)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1870**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Coleman (32), Dinkins, Grier, Neely, Porter, Roberts (161), Ross, Shawan and Sommer Noes (2): Brown (27) and Carpenter

Absent (2): Helms and Washington

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2095**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Neely, Porter, Roberts (161), Ross, Shawan and Sommer Noes (0)

Absent (2): Helms and Washington

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2300**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Neely, Porter, Roberts (161), Ross, Shawan and Sommer Noes (0)

Absent (2): Helms and Washington

Special Committee on Government Oversight, Chairman Ross reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HJR 100**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Deaton, Eggleston, Houx, Ross, Schroer and Taylor

Noes (3): Carpenter, Merideth and Veit

Absent (1): Chappelle-Nadal

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2318**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Carpenter, Deaton, Eggleston, Houx, Ross, Schroer, Taylor and Veit

Noes (1): Merideth

Absent (1): Chappelle-Nadal

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2349**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Eggleston, Gray, Justus, Lovasco, Razer and Sommer

Noes (0)

Absent (4): Bosley, Christofanelli, Roden and Shull (16)

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 5024**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (1): Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 5041**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (1): Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 5165**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HCR 68**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2098**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2415**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit

Absent (1): Schroer

Noes (0)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 71**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1288**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer Noes (0)

Absent (2): Shull (16) and Solon
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1442**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (7): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Rehder and Schroer
Noes (1): Mitten
Absent (2): Shull (16) and Solon
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1558**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer Noes (0)

Absent (2): Shull (16) and Solon
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1654**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer Noes (0)

Absent (2): Shull (16) and Solon
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1666**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer Noes (0)

Absent (2): Shull (16) and Solon
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1733**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (5): Dogan, Gregory, Kelly (141), Rehder and Schroer
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Noes (3): Carpenter, Lavender and Mitten

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1891**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Dogan, Kelly (141), Rehder and Schroer

Noes (3): Carpenter, Lavender and Mitten

Absent (3): Gregory, Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1995**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Carpenter, Dogan, Gregory, Kelly (141), Rehder and Schroer

Noes (2): Lavender and Mitten

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1999**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2082**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2111**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Dogan, Gregory, Kelly (141), Rehder and Schroer

Noes (3): Carpenter, Lavender and Mitten

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2171**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Dogan, Gregory, Kelly (141), Rehder and Schroer

Noes (3): Carpenter, Lavender and Mitten

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 2241 & 2244**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Lavender, Rehder and Schroer

Noes (2): Carpenter and Mitten

Absent (2): Shull (16) and Solon

COMMITTEE CHANGES

March 4, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Noel Shull from the Committee on Rules – Administrative Oversight and appoint Representative Becky Ruth.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, March 5, 2020.

COMMITTEE HEARINGS

BLUE RIBBON PANEL ON JUVENILE JUSTICE

Monday, March 9, 2020, 12:30 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

FINANCIAL INSTITUTIONS

Thursday, March 5, 2020, 9:00 AM, House Hearing Room 5.

Public hearing will be held: SCS SB 599 Executive session will be held: HB 2461

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, March 5, 2020, 9:00 AM, House Hearing Room 4.

Executive session will be held: HB 2259, HB 1572, HCS HB 2125, HCR 74, HCS HB 1952,

HB 2334, HB 2139, HCS HBs 1820 & 1470, HCS HB 1292, HB 2321, HCR 83, HB 2352,

HCS HB 1961, HCS HB 2141, HB 1896, HB 2034

Executive session may be held on any matter referred to the committee.

Added HB 2034.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 5, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HCS HJRs 101 & 76, HJR 77, HCS HB 1664, HJR 60,

HCS HJR 97, HCS#2 HB 1957, HCR 73, HB 1811, HCS HB 1374, HCS HB 1992,

HCS HB 1688, HCS HB 2206, HB 2093, HCS HB 1282, HCS HB 1620, HCS HB 1709,

HCS HB 1960, HCS HB 2038, HB 2220, HB 1699, HJR 89, HB 2232, HB 2317, HCS HB 1695,

HCS HB 1713, HB 1953, HCS HB 2261, HB 1403, HB 1796, HB 1859, HCS HB 2273,

HCS HJR 102, HCS HB 2173, HCS HB 2555, HB 2564, HB 2526, HCS HB 2305

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, March 5, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1297, HB 1552, HB 1756, HB 1925, HB 2373

Executive session will be held: HB 1657

Executive session may be held on any matter referred to the committee.

AMENDED

SPECIAL COMMITTEE ON TOURISM

Thursday, March 5, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1353, HB 1464, HB 1718, HB 2123

Executive session may be held on any matter referred to the committee.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, March 12, 2020, 12:30 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on prevention.

TRANSPORTATION

Thursday, March 5, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2344, HB 2543, HB 1339

Executive session will be held: HCB 11, HB 2444, HB 2371

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-FOURTH DAY, THURSDAY, MARCH 5, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston

HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION

HB 1419 - McGirl

HB 1454 - Schroer

HB 1613 - Coleman (97)

HCS HB 1682 - Wood

HB 1744 - Sommer

HCS HB 1804 - Pietzman

HCS HB 1858 - Haffner

HCS HB 1752 - Spencer

HCS HB 2209 - Schnelting

HCS HB 2111 - Anderson

HCS HB 2315 - Wright

HCS HB 2374 - Vescovo

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1596 - Trent

HB 1654 - Sommer

HB 1736 - Plocher

HCS HB 1808 - Wood

HB 1619 - Shull (16)

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 1414 - Solon

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HBs 2241 & 2244 - Gregory

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell

HB 1741 - Hicks

HOUSE BILLS FOR PERFECTION - CONSENT

(03/05/2020)

HB 1916 - Busick

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HOUSE BILLS FOR THIRD READING

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HB 1800 - Morris (140)

HB 1468 - Toalson Reisch

HCS HB 1540 - Basye

HCS HBs 1306 & 2065, (Fiscal Review 3/4/20) - Neely

HCS HB 1334, (Fiscal Review 3/4/20) - Kelley (127)

HB 1698 - Henderson

HB 1716 - Morse (151)

HCS HB 1817, (Fiscal Review 3/4/20) - Dinkins

HB 1818, (Fiscal Review 3/4/20) - Dinkins

HCS HB 1854, (Fiscal Review 3/4/20) - Pfautsch

HB 1903, (Fiscal Review 3/4/20) - Shields

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTY-FOURTH DAY, THURSDAY, MARCH 5, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

They that hope in the Lord will renew their strength. (Isaiah 40:31)

Our beautiful God, who is from everlasting to everlasting, to You we come and to You do we lift our hearts in prayer. Always are You with us; always do You seek to arise anew within our minds. Help us to be aware of Your presence. By clear thinking, clean living, and a creative faith, we may find Your Spirit coming to new life deep within our own being.

We pray for greater strength: strength to resist evil, strength to overcome our temptations, strength to do what we ought to do and to live as we ought to live. O God, come into our hearts and help us do for ourselves what we cannot do by ourselves – win the battle over our own weaknesses. Thus, may we be given strength to do our full part in making the heart of our state good, sound, and wise here in the People's House.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Maell Pearson.

The Journal of the thirty-third day was approved as printed.

THIRD READING OF HOUSE BILLS

HCS HB 1898, relating to unmanned aircraft, was taken up by Representative Henderson.

On motion of Representative Henderson, **HCS HB 1898** was read the third time and passed by the following vote:

AYES: 133

Allred	Anderson	Andrews	Appelbaum	Baker
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bromley	Brown 27
Burnett	Burns	Busick	Butz	Carpenter
Chappelle-Nadal	Chipman	Christofanelli	Coleman 32	Coleman 97

Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Green	Gregory	Grier	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lavender	Lovasco
Love	Lynch	Mayhew	McCreery	McGaugh
McGirl	Messenger	Miller	Mitten	Moon
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Pollitt 52
Porter	Proudie	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rogers	Rone	Ross
Rowland	Runions	Ruth	Schnelting	Sharp 36
Shaul 113	Shawan	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Stevens 46	Swan
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Wiemann	Wilson	Windham	Wood
Wright	Young	Mr. Speaker		

NOES: 011

Bland Manlove Bosley Clemens Gray Hurst
Mackey McDaniel Pogue Price Roberts 77

Sain

PRESENT: 000

ABSENT WITH LEAVE: 018

AldridgeBaileyBangertBrown 70CarterGriesheimerKendrickMeridethPlocherPollock 123SaulsSchroerSharpe 4Shull 16Solon

Stephens 128 Tate Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 2049, relating to civil actions, was placed on the Informal Calendar.

HB 2199, relating to child passenger restraint systems, was taken up by Representative Gannon.

On motion of Representative Gannon, **HB 2199** was read the third time and passed by the following vote:

AYES: 105

Baringer Anderson Andrews Appelbaum Bangert Barnes Basye Beck Black 137 Black 7 Brown 27 Bland Manlove Bondon Bosley Bromley Brown 70 Chappelle-Nadal Burnett Burns Butz

Clemens	Coleman 97	Dinkins	Dogan	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gray	Green	Gregory
Griffith	Gunby	Haden	Hannegan	Hansen
Henderson	Hicks	Houx	Hovis	Ingle
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lavender	Love	Lynch	Mackey
McCreery	McGaugh	McGirl	Messenger	Miller
Mitten	Morgan	Morris 140	Morse 151	Mosley
Muntzel	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pike	Porter	Price
Proudie	Quade	Razer	Reedy	Rehder
Remole	Riggs	Rogers	Rone	Rowland
Runions	Ruth	Sain	Sauls	Schnelting
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Sommer	Stephens 128	Stevens 46	Swan	Unsicker
Veit	Wilson	Wright	Young	Mr. Speaker

NOES: 041

Baker	Billington	Busick	Chipman	Christofanelli
Coleman 32	Cupps	Deaton	Dohrman	Eggleston
Grier	Haffner	Helms	Hill	Hudson
Hurst	Lovasco	Mayhew	McDaniel	Moon
Murphy	Pietzman	Pogue	Pollitt 52	Pollock 123
Toalson Reisch	Richey	Roberts 161	Roberts 77	Roden
Ross	Simmons	Smith	Spencer	Stacy
Taylor	Trent	Vescovo	Walsh	Wiemann

Wood

PRESENT: 001

Windham

ABSENT WITH LEAVE: 015

Aldridge	Allred	Bailey	Carpenter	Carter
DeGroot	Griesheimer	Kendrick	Merideth	Plocher
Schroer	Shull 16	Solon	Tate	Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

Representative Ross assumed the Chair.

HB 1800, relating to motor vehicles, was taken up by Representative Morris (140).

Speaker Haahr resumed the Chair.

On motion of Representative Morris (140), **HB 1800** was read the third time and passed by the following vote:

AYES: 133

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Butz	Chappelle-Nadal	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fitzwater	Francis	Gannon	Gray
Green	Gregory	Grier	Griffith	Gunby
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lavender	Love
Lynch	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Messenger	Miller	Mitten
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Pollitt 52	Pollock 123
Porter	Razer	Reedy	Rehder	Toalson Reisc
Remole	Richey	Riggs	Roberts 161	Roden
Rogers	Rone	Ross	Rowland	Runions
Ruth	Sain	Sauls	Schnelting	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Smith
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Young	Mr. Speaker		
NOES: 009	_	•		
11025.00)				
Bland Manlove	Bosley	Hurst	Lovasco	Moon
Pogue	Price	Quade	Roberts 77	
8				
PRESENT: 004				
Clemens	Proudie	Simmons	Windham	
ABSENT WITH LEA	VE: 016			
Aldridge	Bailey	Carpenter	Carter	DeGroot
Fishel	Griesheimer	Haden	Merideth	Morgan
Plocher	Schroer	Shull 16	Solon	Tate
Washington				
-				

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1468, relating to activities extended to persons found guilty of certain criminal offenses, was taken up by Representative Toalson Reisch.

On motion of Representative Toalson Reisch, **HB 1468** was read the third time and passed by the following vote:

AYES: 148

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Burnett
Busick	Butz	Carpenter	Chappelle-Nadal	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Grier	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Messenger
Miller	Mitten	Moon	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Pollitt 52	Pollock 123	Porter
Price	Proudie	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Rowland	Runions	Ruth	Sain
Sauls	Schnelting	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Wiemann	Wilson	Windham	Wood
Wright	Young	Mr. Speaker		

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 013

Aldridge Bailey Burns Carter Evans
Griesheimer Merideth Plocher Schroer Shull 16

Solon Tate Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1540, relating to special education services, was taken up by Representative Basye.

On motion of Representative Basye, $HCS\ HB\ 1540$ was read the third time and passed by the following vote:

AYES: 144

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
-		Brown 27	Brown 70	Burnett
Bosley	Bromley			
Burns	Butz	Carpenter	Chappelle-Nadal	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Messenger	Miller	Mitten	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rogers	Rone	Ross	Rowland	Runions
Ruth	Sain	Sauls	Schnelting	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Trent	Unsicker	Veit
Vescovo	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	

NOES: 004

Busick Hurst Moon Pogue

PRESENT: 001

Walsh

ABSENT WITH LEAVE: 013

AldridgeBaileyCarterEvansGrierGriesheimerKolkmeyerMeridethSchroerShull 16SolonTateTaylor

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HBs 1306 & 2065, relating to sales tax, was placed on the Informal Calendar.

HCS HB 1334, relating to medical alert notations on driver's licenses, was placed on the Informal Calendar.

HB 1698, relating to regulations by a county, was taken up by Representative Henderson.

On motion of Representative Henderson, **HB 1698** was read the third time and passed by the following vote:

AYES: 147

Allred Anderson Andrews Baker Appelbaum Baringer Barnes Basye Beck Bangert Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Busick Butz Carpenter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Ellebracht Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Griffith Green Gregory Grier Gunby Haden Haffner Hannegan Hansen Helms Hicks Hovis Hudson Henderson Houx Kelley 127 Kelly 141 Hurst Ingle Justus Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew Love McGirl Miller McCreery McGaugh Messenger Morris 140 Morse 151 Mitten Morgan Moon Neely O'Donnell Mosley Muntzel Murphy Pietzman Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Remole Richey Riggs Roberts 161 Ross Roberts 77 Roden Rogers Rone Rowland Runions Ruth Sain Sauls Shaul 113 Schnelting Sharp 36 Sharpe 4 Shawan Shields Smith Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Walsh Washington Windham Wood Wiemann Wilson Wright Young Mr. Speaker

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 013

Aldridge Bailey Billington Carter Griesheimer
Hill Merideth Toalson Reisch Schroer Shull 16

Simmons Solon Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1716, relating to state designations, was taken up by Representative Morse (151).

On motion of Representative Morse (151), **HB 1716** was read the third time and passed by the following vote:

AY	ES:	133

Allred	Anderson	Andrews	Appelbaum	Bangert
Baringer	Barnes	Basye	Beck	Black 137
Black 7	Bland Manlove	Bondon	Bosley	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Butz	Carpenter	Chappelle-Nadal	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Grier	Griffith	Gunby	Haden
Haffner	Hannegan	Helms	Henderson	Hicks
Houx	Hovis	Hudson	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Messenger	Miller	Mitten	Morgan	Morris 140
Morse 151	Mosley	Muntzel	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pollitt 52	Porter	Price	Proudie
Quade	Razer	Reedy	Rehder	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rogers	Ross	Rowland	Runions	Ruth
Sain	Sauls	Schnelting	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Sommer	Stevens 46
Swan	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Windham	Wood
Wright	Young	Mr. Speaker		
		F		
NOES: 014				
Baker	Billington	Hill	Hurst	Kidd
Moon	Murphy	Neely	Pogue	Pollock 123
Spencer	Stacy	Taylor	Wilson	
PRESENT: 002				
Hansen	Simmons			
ABSENT WITH LEAV	TE: 013			
Aldridge	Bailey	Carter	Griesheimer	Merideth
Aldridge Toalson Reisch	Rone	Schroer	Shull 16	Smith
Solon			SHUII 10	SIIIIII
Solon	Stephens 128	Tate		

VACANCIES: 001

Speaker Haahr declared the bill passed.

SIGNING OF SENATE CONCURRENT RESOLUTION

All other business of the House was suspended while SCR 38 was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

THIRD READING OF HOUSE BILLS

HCS HB 1817, relating to school district local effort calculations, was placed on the Informal Calendar.

HB 1818, relating to school district local effort computations, was placed on the Informal Calendar.

HCS HB 1854, relating to political subdivisions filing annual financial reports with the state auditor, was placed on the Informal Calendar.

HB 1903, relating to school district superintendent sharing, was placed on the Informal Calendar.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 2049, relating to civil actions, was taken up by Representative Coleman (97).

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Messenger
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Ross
Ruth	Schnelting	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			
NOES: 044				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht

Green Gray Gunby Ingle Lavender Mackey McCreery Mitten Morgan Mosley Person Pierson Jr. Price Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sauls Sharp 36 Stevens 46 Unsicker Sain Windham Veit Washington Young

PRESENT: 000

ABSENT WITH LEAVE: 016

Bailey Aldridge Bland Manlove Carter Eslinger Kendrick Kidd Merideth Griesheimer Evans Miller Schroer Shull 16 Solon Rone

Tate

VACANCIES: 001

On motion of Representative Coleman (97), HCS HB 2049 was read the third time and passed by the following vote:

AYES: 090

Allred Anderson Andrews Baker Basye Billington Black 137 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Eggleston Griffith Fitzwater Francis Gregory Grier Haden Haffner Hannegan Hansen Helms Hicks Henderson Hill Houx Hovis Hudson Justus Kelley 127 Kelly 141 Knight Kolkmeyer Lovasco Love Lynch Mayhew McGirl Miller Morris 140 Muntzel Murphy O'Donnell Pfautsch Patterson Pietzman Pike Plocher Pollitt 52 Pollock 123 Reedy Porter Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Ross Ruth Schnelting Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Sommer Spencer Stacy Stephens 128 Swan Taylor Trent Vescovo Walsh Wiemann Wilson Wood Wright Mr. Speaker

NOES: 057

Appelbaum Bangert Baringer Barnes Beck Black 7 Bosley Brown 27 Brown 70 Burnett Burns Butz Carpenter Chappelle-Nadal Clemens Dogan Ellebracht Falkner Fishel Gannon Gunby Hurst Ingle Gray Green Mackey McGaugh Lavender McCreery McDaniel Morse 151 Mitten Moon Morgan Messenger Neely Person Pierson Jr. Pogue Mosley Price Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sain Sauls Stevens 46 Unsicker Veit Sharp 36 Washington Young

PRESENT: 000

Windham

ABSENT WITH LEAVE: 015

Aldridge	Bailey	Bland Manlove	Carter	Eslinger
Evans	Griesheimer	Kendrick	Kidd	Merideth
Rone	Schroer	Shull 16	Solon	Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 86 - Special Committee on Career Readiness

HCR 102 - Agriculture Policy

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HCS HJR 103 - Fiscal Review

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1510 - Veterans

HB 1749 - Ways and Means

HB 1757 - Crime Prevention and Public Safety

HB 1771 - Ways and Means

HB 1889 - Crime Prevention and Public Safety

HB 2027 - Economic Development

HB 2035 - Insurance Policy

HB 2189 - Budget

HB 2251 - Health and Mental Health Policy

HB 2255 - Special Committee on Aging

HB 2291 - Pensions

HB 2302 - Utilities

HB 2460 - Pensions

HB 2482 - Conservation and Natural Resources

HB 2515 - Downsizing State Government

HB 2565 - Utilities

HB 2567 - Special Committee on Small Business

HB 2577 - Utilities

HB 2585 - Special Committee on Government Oversight

HB 2595 - Crime Prevention and Public Safety

HB 2628 - Crime Prevention and Public Safety

HB 2643 - Children and Families

HB 2648 - Professional Registration and Licensing

HB 2663 - Elections and Elected Officials

HB 2664 - Health and Mental Health Policy

HB 2696 - Higher Education

HB 2718 - General Laws

HB 2725 - Judiciary

HB 2733 - Insurance Policy

HB 2743 - Utilities

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 1757 - Special Committee on Criminal Justice

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SS#3 SJR 38 - General Laws

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SB 552 - Elections and Elected Officials

SS SB 623 - Children and Families

SCS SB 631 - Elections and Elected Officials

SCS SB 653 - Children and Families

SB 656 - Veterans

COMMITTEE REPORTS

Committee on Budget, Chairman Smith reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2014**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (30): Andrews, Black (137), Black (7), Bland Manlove, Burnett, Cupps, Deaton, Evans, Gregory, Hudson, Kelly (141), Kendrick, Lavender, Mayhew, Merideth, O'Donnell, Patterson, Pierson Jr., Riggs, Roberts (161), Rogers, Ross, Sharpe (4), Shields, Smith, Spencer, Swan, Trent, Walsh and Wood

Noes (0)

Absent (6): Aldridge, Bosley, Griesheimer, McGaugh, Richey and Washington

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 109**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): McGaugh, Shaul (113), Simmons, Stacy and Toalson Reisch

Noes (2): Morgan and Windham

Absent (0)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 2368**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham

Noes (0)

Absent (0)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1564**, **HB 1792** and **HB 1748**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor

Noes (1): Merideth

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1874**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor

Noes (0)

Absent (0)

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1413**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Christofanelli, DeGroot, Ellebracht, Evans, Gregory, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit

Noes (5): Coleman (97), Mackey, Mitten, Roberts (77) and Sauls

Absent (1): Hicks

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1937**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit

Noes (5): Ellebracht, Mackey, Mitten, Roberts (77) and Sauls

Absent (1): Hicks

Special Committee on Government Oversight, Chairman Ross reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2284**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Carpenter, Deaton, Eggleston, Houx, Merideth, Ross, Schroer, Taylor and Veit

Noes (0)

Absent (1): Chappelle-Nadal

Special Committee on Small Business, Chairman Andrews reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 2267**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Allred, Andrews, Billington, Falkner, Green and Murphy

Noes (1): Butz

Absent (0)

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was authorized **HCB 11**, relating to the designation of memorial highways, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (11): Bromley, Busick, Butz, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth and Sharpe (4)

Noes (0)

Absent (3): Griesheimer, Tate and Windham

Read the first time and copies ordered printed.

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2371**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bromley, Busick, Butz, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth and Sharpe (4)

Noes (0)

Absent (3): Griesheimer, Tate and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2444**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bromley, Busick, Butz, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth and Sharpe (4)

Noes (0)

Absent (3): Griesheimer, Tate and Windham

Committee on Utilities, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 2050**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Black (137), Bromley, Fitzwater, Francis, Haffner, Kidd, McDaniel, Miller, Price and Simmons

Noes (3): Gunby, McCreery and Sain

Absent (5): Coleman (97), DeGroot, Hicks, Roberts (77) and Schnelting

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 74**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (4): Carpenter, Gregory, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 83**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (4): Carpenter, Gregory, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1292**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Dogan, Gregory, Kelly (141), Rehder and Ruth

Noes (2): Lavender and Mitten

Absent (3): Carpenter, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1572**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (4): Carpenter, Gregory, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was returned **HB 1896**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (3): Carpenter, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2034**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (4): Carpenter, Gregory, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2125**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (3): Carpenter, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2321**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (3): Carpenter, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2334**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (4): Carpenter, Gregory, Schroer and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2352**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Lavender, Mitten, Rehder and Ruth

Noes (0)

Absent (4): Carpenter, Gregory, Schroer and Solon

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 77**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 97**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1282**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Fitzwater, Houx, Miller, Sauls, Sommer and Unsicker

Noes (2): Christofanelli and Runions

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1620**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1699**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1709**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0) Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1713**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1859**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS#2 HB 1957**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1960**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1992**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls and Sommer

Noes (1): Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2261**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (1): Chipman

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2273**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (4): Chipman, Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2305**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2526**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Runions, Sauls, Sommer and Unsicker

Noes (1): Miller

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2555**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2564**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (4): Bondon, Runions, Sauls and Unsicker

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 587** entitled:

An act to repeal sections 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, and 417.018, RSMo, and to enact in lieu thereof seven new sections relating to fees credited to the secretary of state's technology trust fund.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 644** entitled:

An act to repeal sections 209.150, 209.200, and 209.204, RSMo, and to enact in lieu thereof three new sections relating to service animals, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 664** entitled:

An act to repeal sections 407.1095, 407.1098, and 407.1104, RSMo, and to enact in lieu thereof three new sections relating to call spoofing.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SBs 673 & 560 entitled:

An act to repeal sections 324.008 and 324.009, RSMo, and to enact in lieu thereof one new section relating to professional licensing reciprocity.

In which the concurrence of the House is respectfully requested.

Read first time.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 4:00 p.m., Monday, March 9, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HCR 102, HB 2108

Executive session will be held: HB 1603, HB 1798

Executive session may be held on any matter referred to the committee.

Removed HB 2369 & added HB 2108.

AMENDED

BLUE RIBBON PANEL ON JUVENILE JUSTICE

Monday, March 9, 2020, 12:30 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

CHILDREN AND FAMILIES

Tuesday, March 10, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SS SB 623, SCS SB 653, HB 2462

Executive session will be held: HB 2552

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, March 9, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 2225, HB 2482

Executive session will be held: HB 2343, HB 2427, HB 1547, HB 2161, HB 2528

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 10, 2020, 9:30 AM, House Hearing Room 6.

Public hearing will be held: HB 2535

Executive session will be held: HB 1375, HB 2170

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, March 9, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2493, HB 2628 Executive session will be held: HB 1635, HB 2133

Executive session may be held on any matter referred to the committee.

Note: HB 1635 - Executive Session.

AMENDED

DOWNSIZING STATE GOVERNMENT

Monday, March 9, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HJR 124, HB 2702, HB 2476

Executive session will be held: HB 2290

Executive session may be held on any matter referred to the committee.

Note: Hearing time change.

CORRECTED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: SB 552, SCS SB 631, HB 2597, HB 1594

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 10, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2470, HB 2174 Executive session will be held: HB 1487, HB 2491

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, March 9, 2020, 1:00 PM, House Hearing Room 5.

Executive session will be held: HCS HBs 1306 & 2065, HCS HB 1334, HCS HB 1817,

HB 1818, HCS HB 1854, HB 1903, HCS HJR 103

Executive session may be held on any matter referred to the committee.

Added HJR 103.

AMENDED

HEALTH AND MENTAL HEALTH POLICY

Monday, March 9, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1875, HB 1305, HB 2512

Executive session will be held: HB 2412, HB 2527, HB 1816

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Monday, March 9, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2696

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

JUDICIARY

Tuesday, March 10, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Public hearing will be held: HB 1706, HB 1378, HB 2149, HB 1446, HB 1315, HB 2191,

HB 2361, HB 2514

Executive session will be held: HB 1765, HB 2140, HB 1686, HB 1691, HB 1900, HB 1538

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Tuesday, March 10, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2184

Executive session will be held: HB 1560, HB 1259, HB 1601

Executive session may be held on any matter referred to the committee.

Reconsideration of HB 1601. Removed HB 2418.

AMENDED

PENSIONS

Tuesday, March 10, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2291, HB 2460

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2567

Executive session will be held: HB 1878, HB 2188

Executive session may be held on any matter referred to the committee.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, March 12, 2020, 12:30 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on prevention.

UTILITIES

Tuesday, March 10, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1784, HB 2467, HB 2620

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, March 11, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 1510, SB 656

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, March 11, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2276, HB 2454, HB 1771

Executive session will be held: HB 2483, HB 2376

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, March 9, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2341

Executive session will be held: HB 1884, HB 2202, HB 2203

Executive session may be held on any matter referred to the committee.

CORRECTED

HOUSE CALENDAR

THIRTY-FIFTH DAY, MONDAY, MARCH 9, 2020

HOUSE COMMITTEE BILLS FOR SECOND READING

HCB 11

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 72 - Basye

HJR 77 - Eggleston

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION

HB 1419 - McGirl

HB 1454 - Schroer

HB 1613 - Coleman (97)

HCS HB 1682 - Wood

HB 1744 - Sommer

HCS HB 1804 - Pietzman

HCS HB 1858 - Haffner

HCS HB 1752 - Spencer

HCS HB 2209 - Schnelting

HCS HB 2111 - Anderson

HCS HB 2315 - Wright

HCS HB 2374 - Vescovo

HCS HB 1335 - Kelley (127)

HB 1342 - Roberts (161)

HCS HB 1442 - Helms

HB 1483 - Rehder

HB 1596 - Trent

HB 1654 - Sommer

HB 1736 - Plocher

HCS HB 1808 - Wood

HB 1619 - Porter

HB 1814 - McGaugh

HB 1853 - Dohrman

HCS HB 1995 - Morris (140)

HCS HB 2030 - Houx

HCS HB 2088 - Shaul (113)

HCS HB 2179 - Rehder

HCS HB 1414 - Solon

HCS HB 2216 - Coleman (97)

HB 1288 - Pike

HCS HBs 1300 & 1286 - Dinkins

HCS HB 2171 - Helms

HCS HBs 2241 & 2244 - Gregory

HCS HB 1282 - Justus

HCS HB 2273 - Deaton

HCS HB 1992 - Kidd

HB 2526 - Haffner

HCS HB 2555 - Deaton

HB 2564 - Taylor

HCS HB 1709 - Eggleston HB 2034 - Hannegan HB 1572 - Barnes HCS#2 HB 1896 - Roberts (161)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1704 - O'Donnell HB 1741 - Hicks

HOUSE BILLS FOR PERFECTION - CONSENT

(03/05/2020)

HB 1916 - Busick

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman

HCR 61 - Love

HCR 71 - Sommer

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 103, (Fiscal Review 3/5/20) - Schnelting

HOUSE BILLS FOR THIRD READING

HCS HB 2120 - Kidd HB 1386 - Murphy HCS HB 2128 - Rone

HCS#2 HB 1568 - Bailey

HB 1383 - Washington

HB 1768 - Riggs

HCS HB 1711 - Remole

HCS HB 1473 - Griffith

HCS#2 HB 1604 - Hicks

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1306 & 2065, (Fiscal Review 3/4/20) - Neely

HCS HB 1334, (Fiscal Review 3/4/20) - Kelley (127)

HCS HB 1817, (Fiscal Review 3/4/20) - Dinkins

HB 1818, (Fiscal Review 3/4/20) - Dinkins

HCS HB 1854, (Fiscal Review 3/4/20) - Pfautsch

HB 1903, (Fiscal Review 3/4/20) - Shields

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SB 587 SS SB 644 SB 664 SCS SBs 673 & 560

HOUSE RESOLUTIONS

HR 4961 - Kolkmeyer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-SIXTH DAY, Monday, February 24, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Representative Rodger Reedy.

Our most kind and gracious Heavenly Father, thank You for Your many blessings. Thank You for the rain and promise of springtime coming.

Be with the families of our members and staff who are suffering from sickness or loss. Comfort them at this time. Help us to conduct the business of the House in a way that is pleasing to You. Help us to work in a spirit of cooperation.

We ask now that You continue to lead us in all we do and say. In Your name.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Simón Sanchez Salcedo.

The Journal of the twenty-fifth day was approved as printed.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 89, introduced by Representative Schroer, relating to the official XFL team of the State of Missouri.

HCR 90, introduced by Representative Pierson Jr., relating to Black history education.

HCR 91, introduced by Representative Trent, relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- HB 2548, introduced by Representative Dinkins, relating to mining royalties on federal land.
- HB 2549, introduced by Representative Hovis, relating to reorganized common sewer districts.
- **HB 2550**, introduced by Representative Griesheimer, relating to construction contract clauses regarding payment rights.
- HB 2551, introduced by Representative Kelly (141), relating to endometriosis awareness month.
- **HB 2552**, introduced by Representative Wright, relating to eligibility for MO HealthNet benefits.
- HB 2553, introduced by Representative Pollock (123), relating to infant certificates of death.
- HB 2554, introduced by Representative Ruth, relating to victims of sexual assault.
- **HB 2555**, introduced by Representative Deaton, relating to the cost openness and spending transparency act.
- **HB 2556**, introduced by Representative Bosley, relating to health insurance coverage for childbirth education.
- **HB** 2557, introduced by Representative Sain, relating to the joint committee on gun violence.
- **HB 2558**, introduced by Representative Quade, relating to MO HealthNet.
- **HB 2559**, introduced by Representative Pierson Jr., relating to expungement of arrest records.
- **HB 2560**, introduced by Representative Trent, relating to personal data privacy in schools.
- HB 2561, introduced by Representative Young, relating to health professionals in public schools.
- **HB 2562**, introduced by Representative Pike, relating to a transient guest tax.
- **HB 2563**, introduced by Representative Roberts (161), relating to the offense of organized retail theft, with penalty provisions.
- HB 2564, introduced by Representative Taylor, relating to school superintendents.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2524, relating to the office of state adoption services.
- HB 2525, relating to tax levies.
- HB 2526, relating to restrictive covenants.
- HB 2527, relating to prescription drug costs.
- HB 2528, relating to department of conservation administrative penalties.
- HB 2529, relating to solid waste management districts.
- **HB 2530**, relating to hunting permits.
- HB 2531, relating to workers' compensation.
- HB 2532, relating to pesticide certification and training, with a delayed effective date.
- HB 2533, relating to certain distributions from trusts.
- **HB 2534**, relating to alternative dispute resolution.
- **HB 2535**, to authorize the conveyance of certain state property.
- HB 2536, relating to insurance coverage of prescription contraceptives.
- **HB 2537**, relating to hunting permits.
- **HB 2538**, relating to legal services provided by the state public defender system.
- HB 2539, relating to emergency vehicles.
- **HB 2540**, relating to electric energy.
- **HB 2541**, relating to product repair requirements, with a penalty provision.
- HB 2542, relating to leave from employment, with a referendum clause.
- HB 2543, relating to the designation of a memorial highway.
- HB 2544, relating to reimbursement for special education.

HB 2545, relating to discovery procedures for certain municipal ordinance violations.

HB 2546, relating to land banks.

HB 2547, relating to conditions of release to assure appearance before trial.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 554, relating to the deceased.

SS SB 580, relating to long-term care savings accounts.

SS SB 600, relating to dangerous felonies, with penalty provisions.

SS SB 623, relating to guardians ad litem.

SCS SB 653, relating to foster parents.

SCS SB 662, relating to the liability for distribution of donated shelf stable packaged food.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HBs 1387 & 1482**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Burnett, Deaton, Gregory, Houx, Morgan, Wiemann and Wood

Noes (0)

Absent (2): Baringer and Walsh

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1418**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Burnett, Deaton, Gregory, Houx, Morgan, Wiemann and Wood

Noes (0)

Absent (2): Baringer and Walsh

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1696**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Burnett, Deaton, Gregory, Houx, Morgan, Wiemann and Wood

Noes (0)

Absent (2): Baringer and Walsh

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1873**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Anderson, Deaton, Gregory, Houx, Wiemann and Wood

Noes (2): Burnett and Morgan

Absent (2): Baringer and Walsh

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HBs 1387 & 1482, relating to the protection of residents living in long-term care facilities, was taken up by Representative Murphy.

On motion of Representative Murphy, **HCS HBs 1387 & 1482** was read the third time and passed by the following vote:

AYES: 147

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Burns	Butz	Carter	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Messenger	Mitten	Moon
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollock 123
Porter	Price	Proudie	Quade	Razer
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 77	Roden	Rogers	Rone	Ross
Runions	Ruth	Sain	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Solon	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Windham	Wood
Wright	Young			

NOES: 007

Bland Manlove Busick Neely Pogue Pollitt 52

Reedy Spencer

PRESENT: 000

ABSENT WITH LEAVE: 008

Carpenter Hansen Miller Roberts 161 Rowland

Shull 16 Smith Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HB 1418, relating to confidentiality of motor vehicle registration records, was taken up by Representative McGirl.

On motion of Representative McGirl, **HB 1418** was read the third time and passed by the following vote:

AYES: 153

Aldridge Allred Anderson Andrews Appelbaum Baker Bailey Bangert Baringer Barnes Beck Billington Black 137 Black 7 Basye Bland Manlove Brown 27 Bondon Bosley Bromley Brown 70 Burnett Burns Busick Butz Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 97 DeGroot Coleman 32 Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gray Green Gregory Gannon Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Kelly 141 Ingle Justus Kelley 127 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Mayhew Love Lynch Mackey McCreery McDaniel McGaugh McGirl Merideth Messenger Morris 140 Morse 151 Mitten Moon Morgan Muntzel Murphy Neely O'Donnell Mosley Pietzman Patterson Person Pfautsch Pierson Jr. Pollitt 52 Pollock 123 Pike Plocher Porter Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Runions Sauls Schnelting Schroer Ruth Sain Shields Sharp 36 Sharpe 4 Shaul 113 Shawan Smith Simmons Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 008

Carpenter Hansen Miller Price Proudie

Rowland Shull 16 Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

THIRD READING OF HOUSE BILLS

HB 1486, relating to distributors of hypodermic needles, was taken up by Representative Rehder.

On motion of Representative Rehder, **HB 1486** was read the third time and passed by the following vote:

AYES: 133

Aldridge Appelbaum Allred Anderson Andrews Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bosley Brown 27 Brown 70 Burnett Burns Busick Butz Carter Chappelle-Nadal Christofanelli Coleman 97 Chipman Clemens Coleman 32 Dinkins Cupps Deaton DeGroot Dogan Falkner Eggleston Ellebracht Eslinger Evans Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Hannegan Helms Henderson Hicks Houx Hovis Hudson Ingle Hill Kelley 127 Kelly 141 Kendrick Kidd Justus Kolkmeyer Lavender Knight Lovasco Love Lynch Mackey McCreery McGaugh McGirl Merideth Miller Mitten Messenger Morgan Morris 140 Morse 151 Mosley Muntzel O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Pollitt 52 Plocher Pollock 123 Porter Proudie Quade Razer Rehder Remole Richey Riggs Roberts 161 Roberts 77 Rogers Rone Sauls Schnelting Runions Ruth Sain Sharpe 4 Schroer Sharp 36 Shaul 113 Shawan Shields Smith Solon Sommer Stephens 128 Taylor Unsicker Stevens 46 Tate Trent Veit Vescovo Washington Wiemann Windham Wood Wright Young

NOES: 022

Bondon Bromley Haden Haffner Hurst Mayhew McDaniel Moon Murphy Neely Toalson Reisch Pietzman Pogue Reedy Roden Ross Simmons Spencer Stacy Swan

Walsh Wilson

PRESENT: 000

ABSENT WITH LEAVE: 007

Carpenter Dohrman Hansen Price Rowland

Shull 16 Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1868, relating to a state plan for career and technical education certificates, was taken up by Representative Swan.

On motion of Representative Swan, **HCS HB 1868** was read the third time and passed by the following vote:

AYES: 149

Allred Anderson Andrews Appelbaum Bailey Baringer Basye Baker Bangert Barnes Bland Manlove Beck Billington Black 137 Black 7 Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Busick Butz Carter Chappelle-Nadal Christofanelli Coleman 32 Chipman Clemens Coleman 97 Cupps Deaton DeGroot Dinkins Ellebracht Falkner Dogan Eggleston Eslinger Fishel Fitzwater Gray Francis Gannon Green Gregory Grier Griesheimer Griffith Haden Haffner Helms Gunby Hannegan Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Morris 140 Morse 151 Miller Mitten Morgan Mosley Muntzel Murphy Neely O'Donnell Person Pfautsch Pietzman Patterson Pierson Jr. Pike Pollitt 52 Pollock 123 Porter Plocher Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Roberts 77 Rogers Rone Ross Ruth Runions Sain Sauls Schnelting Shaul 113 Schroer Sharp 36 Sharpe 4 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Veit Tate Taylor Trent Unsicker Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 010

Aldridge Carpenter Dohrman Evans Hansen
Messenger Price Rowland Shull 16 Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HB 1873, relating to the offense of vehicle hijacking, was taken up by Representative Gregory.

On motion of Representative Gregory, **HB 1873** was read the third time and passed by the following vote:

AYES: 123

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burns	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McCreery
McGaugh	McGirl	Messenger	Miller	Mitten
Morris 140	Morse 151	Muntzel	Murphy	O'Donnell
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Proudie	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rogers	Rone	Ross
Runions	Ruth	Sauls	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright		
NOES: 033				

NOES: 033

Appelbaum Aldridge Bland Manlove Bosley Burnett Butz Carter Chappelle-Nadal Clemens Dogan Green Hurst Gray Lavender Mackey McDaniel Merideth Moon Morgan Mosley

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NeelyPersonPierson Jr.PoguePriceQuadeRoberts 77SainSharp 36Unsicker

Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 006

Carpenter Hansen Patterson Rowland Shull 16

Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1696, to authorize the conveyance of certain state property, was taken up by Representative Henderson.

On motion of Representative Henderson, **HCS HB 1696** was read the third time and passed by the following vote:

AYES: 148

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Beck Billington Black 137 Black 7 Bondon Bromley Brown 27 Brown 70 Burnett Bosley Burns Busick Butz Carter Chappelle-Nadal Christofanelli Coleman 32 Coleman 97 Chipman Clemens Deaton DeGroot Dinkins Dogan Cupps Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Gray Francis Griffith Green Gregory Grier Griesheimer Gunby Haffner Helms Haden Hannegan Hicks Hill Hovis Henderson Houx Kelley 127 Hudson Hurst Ingle Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Merideth Miller Mitten Moon Morgan Messenger Morris 140 Morse 151 Murphy Mosley Muntzel Neely O'Donnell Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Proudie Porter Quade Razer Reedy Toalson Reisch Rehder Remole Richey Riggs Roberts 77 Roden Roberts 161 Rogers Rone Ross Runions Ruth Sauls Schnelting Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Smith Solon Simmons Sommer Spencer Stephens 128 Stevens 46 Swan Tate Stacy Unsicker Veit Taylor Trent Vescovo Walsh Washington Wiemann Wilson Windham

Young

NOES: 001

Wright

Pogue

Wood

PRESENT: 000

ABSENT WITH LEAVE: 013

Basye Bland Manlove Carpenter Dohrman Hansen Love Patterson Price Rowland Sain

Schroer Shull 16 Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 123

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Basye Beck Billington Black 137 Black 7 Bondon Bromley Brown 27 Brown 70 Burnett Busick Butz Chappelle-Nadal Chipman Clemens Coleman 32 Carter Coleman 97 Cupps DeGroot Dinkins Dogan Eggleston Ellebracht Falkner Eslinger Evans Fishel Francis Gregory Gannon Green Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Helms Henderson Hicks Hudson Hill Houx Hovis Ingle Kelley 127 Kelly 141 Knight Kolkmeyer Justus Lavender Love Lynch Mackey Mayhew Miller McCreery McGaugh McGirl Messenger Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Pfautsch Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Runions Ruth Sharpe 4 Shaul 113 Shawan Shields Smith Solon Spencer Stephens 128 Sommer Stacy Swan Tate Unsicker Stevens 46 Trent Walsh Wiemann Veit Vescovo Washington Wilson Windham Wright

NOES: 027

Aldridge Bland Manlove Barnes Bosley Burns Christofanelli Deaton Fitzwater Hurst Gray Kendrick Kidd Lovasco McDaniel Merideth Moon Person Pierson Jr. Pogue Quade Roberts 77 Rogers Sharp 36 Simmons Taylor

Wood Young

PRESENT: 000

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ABSENT WITH LEAVE: 012

Carpenter Dohrman Hansen Patterson Price
Rowland Sain Sauls Schnelting Schroer

Shull 16 Mr. Speaker

VACANCIES: 001

HCS HB 1787, relating to certain public offices, was taken up by Representative Chipman.

On motion of Representative Chipman, **HCS HB 1787** was read the third time and passed by the following vote:

AYES: 148

Allred Anderson Andrews Appelbaum Aldridge Bailey Baker Bangert Baringer Barnes Basye Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Burnett Busick Butz Carter Chappelle-Nadal Burns Christofanelli Clemens Coleman 32 Coleman 97 Chipman DeGroot Dinkins Dogan Cupps Deaton Eggleston Eslinger Evans Dohrman Ellebracht Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey McGirl Mayhew McCreery McDaniel McGaugh Merideth Miller Morris 140 Morgan Messenger Morse 151 Mosley Muntzel Murphy Neely O'Donnell Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Quade Razer Reedy Rehder Riggs Toalson Reisch Remole Richey Roberts 161 Roden Rone Roberts 77 Rogers Ross Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Wilson Walsh Washington Wiemann Windham Wood Wright Young

NOES: 005

Beck Hurst Mitten Moon Pogue

PRESENT: 001

Proudie

ABSENT WITH LEAVE: 008

Bosley Carpenter Hansen Patterson Rowland

Sain Shull 16 Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

PERFECTION OF HOUSE BILLS

HB 1694, relating to hazardous waste sites, was taken up by Representative Anderson.

On motion of Representative Anderson, the title of **HB 1694** was agreed to.

Representative Chappelle-Nadal offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1694, Page 1, Section A, Line 2, by inserting after said section and line the following:

"66.671. 1. As used in this section, the following terms mean:

- (1) "County", any county with a charter form of government and with more than nine hundred fifty thousand inhabitants and with historic landfills located in such county;
- (2) "Historic landfill", any real property for which a county issued an approval before January 1, 1973, for use as a landfill;
- (3) "Land use permit", any permit required by a county before any action relating to any use of a plot of property containing a historic landfill may occur.
- 2. Each county shall compile and keep a list of all historic landfills in the county and shall make such list available to the public.
- 3. (1) Before July 1, 2021, each county shall establish a procedure to determine whether any reclamation or remediation of a historic landfill has been accomplished safely before issuing any land use permit for such property.
- (2) The procedure shall ensure that protecting the health of any resident who lives and person who works near the historic landfill is a primary concern during all phases of a reclamation or remediation of the historic landfill.
- (3) The procedure shall be developed in consultation with residents of the county and any stakeholder representing any entity with an interest in the historic landfill. The development of the procedure shall include public hearings and public meetings that allow for public comments by such residents and stakeholders. At such public hearings and public meetings, residents shall be provided ample opportunity to present in person any statement, testimony, or evidence regarding the resident's concerns about the steps that the county shall include as part of the procedure for reviewing any reclamation or remediation of a historic landfill before the county issues any land use permit. All information presented at such public hearings and public meetings shall be deemed an official record to be preserved by the appropriate custodian of such records in the county.
- (4) The county shall use all information presented under this subsection in creating the procedure for reviewing a reclamation or remediation of a historic landfill.
- 4. (1) Before issuing any land use permit, the county shall hold public hearings and public meetings that allow for public comments by such residents and stakeholders. At such public hearings and public meetings, residents shall be provided ample opportunity to present in person any statement, testimony, or evidence regarding the resident's concerns about the following:
 - (a) Any reclamation or remediation that was performed on the historic landfill;
 - (b) Any items, substances, or contaminants the resident believes to be in the historic landfill;
 - (c) Whether any testing was performed on the historic landfill;

- (d) Whether further testing should be required before the county issues a land use permit;
- (e) Whether the resident believes the county followed all procedures required under this section for issuing a land use permit; and
- (f) Any other concern or comment the resident wishes to make about the historic landfill and any related land use permit.
- (2) All information presented at such public hearings and public meetings shall be deemed an official record to be preserved by the appropriate custodian of such records in the county.
- (3) The county shall use all information presented under this subsection in determining whether to conduct additional site testing for contaminants beyond any other required site testing before issuing a land use permit.
- (4) If the county determines that additional testing is necessary based on the records gathered at the public hearings and public meetings, the county shall require the additional necessary testing. If the additional testing determines that any reclamation or remediation was inadequate or that additional reclamation or remediation is necessary, the county shall require any reclamation or remediation of the historic landfill be completed before the county issues any land use permit."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chappelle-Nadal moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Anderson, HB 1694 was ordered perfected and printed.

HCS HB 1683, relating to the Alzheimer's state plan task force, was taken up by Representative Wood.

Representative Wood moved that the title of HCS HB 1683 be agreed to.

Representative Rone offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1683, Page 1, In the Title, Lines 2 to 3, by deleting "the Alzheimer's state plan task force" and inserting in lieu thereof "Alzheimer's and related dementias"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rone, **House Amendment No. 1** was adopted.

Representative Rone offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1683, Page 3, Section 191.116, Line 59, by inserting after said section and line the following:

"192.2000. 1. The "Division of Aging" is hereby transferred from the department of social services to the department of health and senior services by a type I transfer as defined in the Omnibus State Reorganization Act of 1974. The department shall aid and assist the elderly and low-income disabled adults living in the state of Missouri to secure and maintain maximum economic and personal independence and dignity. The department shall regulate adult long-term care facilities pursuant to the laws of this state and rules and regulations of federal and state agencies, to safeguard the lives and rights of residents in these facilities.

- 2. In addition to its duties and responsibilities enumerated pursuant to other provisions of law, the department shall:
- (1) Serve as advocate for the elderly by promoting a comprehensive, coordinated service program through administration of Older Americans Act (OAA) programs (Title III) P.L. 89-73, (42 U.S.C. Section 3001, et seq.), as amended:
- (2) Assure that an information and referral system is developed and operated for the elderly, including information on home and community based services;
 - (3) Provide technical assistance, planning and training to local area agencies on aging;
- (4) Contract with the federal government to conduct surveys of long-term care facilities certified for participation in the Title XVIII program;
- (5) Conduct medical review (inspections of care) activities such as utilization reviews, independent professional reviews, and periodic medical reviews to determine medical and social needs for the purpose of eligibility for Title XIX, and for level of care determination;
 - (6) Certify long-term care facilities for participation in the Title XIX program;
- (7) Conduct a survey and review of compliance with P.L. 96-566 Sec. 505(d) for Supplemental Security Income recipients in long-term care facilities and serve as the liaison between the Social Security Administration and the department of health and senior services concerning Supplemental Security Income beneficiaries;
- (8) Review plans of proposed long-term care facilities before they are constructed to determine if they meet applicable state and federal construction standards;
 - (9) Provide consultation to long-term care facilities in all areas governed by state and federal regulations;
- (10) Serve as the central state agency with primary responsibility for the planning, coordination, development, and evaluation of policy, programs, and services for elderly persons in Missouri consistent with the provisions of subsection 1 of this section and serve as the designated state unit on aging, as defined in the Older Americans Act of 1965;
- (11) Develop long-range state plans for programs, services, and activities for elderly and handicapped persons. State plans should be revised annually and should be based on area agency on aging plans, statewide priorities, and state and federal requirements;
- (12) Receive and disburse all federal and state funds allocated to the division and solicit, accept, and administer grants, including federal grants, or gifts made to the division or to the state for the benefit of elderly persons in this state;
- (13) Serve, within government and in the state at large, as an advocate for elderly persons by holding hearings and conducting studies or investigations concerning matters affecting the health, safety, and welfare of elderly persons and by assisting elderly persons to assure their rights to apply for and receive services and to be given fair hearings when such services are denied;
- (14) Conduct research and other appropriate activities to determine the needs of elderly persons in this state, including, but not limited to, their needs for social and health services, and to determine what existing services and facilities, private and public, are available to elderly persons to meet those needs;
- (15) Maintain and serve as a clearinghouse for up-to-date information and technical assistance related to the needs and interests of elderly persons and persons with Alzheimer's disease or related dementias, including information on the home and community based services program, dementia-specific training materials and dementia-specific trainers. Such dementia-specific information and technical assistance shall be maintained and provided in consultation with agencies, organizations and/or institutions of higher learning with expertise in dementia care;
- (16) Provide information and support to persons with Alzheimer's disease and related dementias by establishing a family support group in every county;
- (17) Provide area agencies on aging with assistance in applying for federal, state, and private grants and identifying new funding sources;
- [(17)] (18) Determine area agencies on aging annual allocations for Title XX and Title III of the Older Americans Act expenditures;
- [(18)] (19) Provide transportation services, home-delivered and congregate meals, in-home services, counseling and other services to the elderly and low-income handicapped adults as designated in the Social Services Block Grant Report, through contract with other agencies, and shall monitor such agencies to ensure that services contracted for are delivered and meet standards of quality set by the division;

- [(19)] (20) Monitor the process pursuant to the federal Patient Self-determination Act, 42 U.S.C. Section 1396a (w), in long-term care facilities by which information is provided to patients concerning durable powers of attorney and living wills.
- 3. The department may withdraw designation of an area agency on aging only when it can be shown the federal or state laws or rules have not been complied with, state or federal funds are not being expended for the purposes for which they were intended, or the elderly are not receiving appropriate services within available resources, and after consultation with the director of the area agency on aging and the area agency board. Withdrawal of any particular program of services may be appealed to the director of the department of health and senior services and the governor. In the event that the division withdraws the area agency on aging designation in accordance with the Older Americans Act, the department shall administer the services to clients previously performed by the area agency on aging until a new area agency on aging is designated.
- 4. Any person hired by the department of health and senior services after August 13, 1988, to conduct or supervise inspections, surveys or investigations pursuant to chapter 198 shall complete at least one hundred hours of basic orientation regarding the inspection process and applicable rules and statutes during the first six months of employment. Any such person shall annually, on the anniversary date of employment, present to the department evidence of having completed at least twenty hours of continuing education in at least two of the following categories: communication techniques, skills development, resident care, or policy update. The department of health and senior services shall by rule describe the curriculum and structure of such continuing education.
- 5. The department may issue and promulgate rules to enforce, implement and effectuate the powers and duties established in this section and sections 198.070 and 198.090 and sections 192.2400 and 192.2475 to 192.2500. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2001, shall be invalid and void.
- 6. Home and community based services is a program, operated and coordinated by the department of health and senior services, which informs individuals of the variety of care options available to them when they may need long-term care.
- 7. The division shall maintain minimum dementia-specific training requirements for employees involved in the delivery of care to persons with Alzheimer's disease or related dementias who are employed by skilled nursing facilities, intermediate care facilities, residential care facilities, agencies providing in-home care services authorized by the division of aging, adult day-care programs, independent contractors providing direct care to persons with Alzheimer's disease or related dementias and the division of aging. Such training shall be incorporated into new employee orientation and ongoing in-service curricula for all employees involved in the care of persons with dementia. The department of health and senior services shall maintain minimum dementia-specific training requirements for employees involved in the delivery of care to persons with Alzheimer's disease or related dementias who are employed by home health and hospice agencies licensed by chapter 197. Such training shall be incorporated into the home health and hospice agency's new employee orientation and ongoing in-service curricula for all employees involved in the care of persons with dementia. The dementia training need not require additional hours of orientation or ongoing in-service. Training shall include at a minimum, the following:
- (1) For employees providing direct care to persons with Alzheimer's disease or related dementias, the training shall include an overview of Alzheimer's disease and related dementias, communicating with persons with dementia, behavior management, promoting independence in activities of daily living, and understanding and dealing with family issues;
- (2) For other employees who do not provide direct care for, but may have daily contact with, persons with Alzheimer's disease or related dementias, the training shall include an overview of dementias and communicating with persons with dementia.

As used in this subsection, the term "employee" includes persons hired as independent contractors. The training requirements of this subsection shall not be construed as superceding any other laws or rules regarding dementia-specific training."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rone, **House Amendment No. 2** was adopted.

On motion of Representative Wood, HCS HB 1683, as amended, was adopted.

On motion of Representative Wood, **HCS HB 1683**, as amended, was ordered perfected and printed.

HB 1421, relating to lodging establishments, was taken up by Representative Hudson.

On motion of Representative Hudson, the title of **HB 1421** was agreed to.

On motion of Representative Hudson, HB 1421 was ordered perfected and printed.

HB 1559, relating to the state minimum wage rate, was taken up by Representative Remole.

On motion of Representative Remole, the title of **HB 1559** was agreed to.

HB 1559 was laid over.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1761 - Elections and Elected Officials

HB 2148 - General Laws

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1932**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham

Noes (0)

Absent (0)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2261**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (11): Basye, Coleman (97), Fitzwater, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor

Noes (0)

Absent (2): Carpenter and Hicks

Committee on Insurance Policy, Vice-Chairman Muntzel reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1634** and **HB 2085**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Appelbaum, Butz, Coleman (32), Ellebracht, Hansen, Helms, Henderson, Hill, Morris (140), Muntzel, Pfautsch, Porter, Sauls, Tate and Wright

Noes (1): Mitten

Absent (2): Messenger and Shull (16)

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2139**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit

Noes (5): Ellebracht, Mackey, Mitten, Roberts (77) and Sauls

Absent (0)

Committee on Local Government, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1403**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hudson, McGaugh, McGirl, Reedy, Runions, Solon, Wilson and Windham

Noes (0)

Absent (1): Hannegan

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2183** and **HB 1389**, begs leave to report it has examined the same and recommends that it **Do Pass** with **House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hudson, McGaugh, McGirl, Reedy, Runions, Solon, Wilson and Windham

Noes (0)

Absent (1): Hannegan

Special Committee on Small Business, Chairman Andrews reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 1590**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Allred, Andrews, Billington, Butz, Falkner, Green and Murphy

Noes (0)

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 38** entitled:

Relating to the disapproval of the Missouri Hazardous Waste Management Commission's recommendations regarding the fees and taxes of the Hazardous Waste Management Commission.

In which the concurrence of the House is respectfully requested.

Read first time.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, February 25, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 26, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HCR 78

Executive session will be held: HB 1406, HB 1795, HB 2321

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 25, 2020, 9:30 AM, House Hearing Room 6.

Executive session will be held: HB 2141

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 26, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 109, HB 2368, HB 1761

Executive session will be held: HB 1639, HJR 102, HB 2298

Executive session may be held on any matter referred to the committee.

Added HB 1761.

AMENDED

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1565, HB 2435, HB 1470

Executive session will be held: HB 1470, HB 1961, HB 1345, HB 2068, HB 1820

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, February 26, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 2311, HB 1974, HB 1444

Executive session will be held: HB 1647, HB 1648

Executive session may be held on any matter referred to the committee.

Public hearing on HB 2311 will be continued.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

JUDICIARY

Tuesday, February 25, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1519, HB 1520, HB 1546, HB 2223, HB 2207

Executive session will be held: HB 1996, HB 1972, HB 2366, HB 2374

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Tuesday, February 25, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1259, HB 1601, HB 1775

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2165

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 26, 2020, 12:00 PM or upon recess (whichever is later),

House Hearing Room 5.

Public hearing will be held: HB 1869, HB 2304

Executive session will be held: HB 1870, HB 2095, HB 2300

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 25, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 5.

Public hearing will be held: HJR 100, HB 2284, HB 2318

Executive session may be held on any matter referred to the committee.

Changed to House Hearing Room 5.

CORRECTED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 25, 2020, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Informational meeting on MODex and CODY systems.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 26, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1878

Executive session will be held: HB 1969, HB 2267

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 26, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1381, HB 1399, HB 2110

Executive session may be held on any matter referred to the committee.

Added HB 2110.

AMENDED

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,

NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, February 26, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, February 25, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Thursday, February 27, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 2, 2020, 11:00 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on Medicaid funding.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

TRANSPORTATION

Thursday, February 27, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HCB 11, HB 2444, HB 2371

Executive session will be held: HB 2423, HB 2424, HB 2121, HB 1641, HB 1541

Executive session may be held on any matter referred to the committee.

UTILITIES

Tuesday, February 25, 2020, 4:00 PM or upon evening adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2050, HB 2182

Executive session will be held: HB 2040

Executive session may be held on any matter referred to the committee.

Removed HB 2467.

AMENDED

VETERANS

Wednesday, February 26, 2020, 12:00 PM, House Hearing Room 1.

Executive session will be held: HCR 83

Executive session may be held on any matter referred to the committee.

Presentation by Daniel P. Slawski, MD, of Guardian Hills Veterans Healing Center.

WAYS AND MEANS

Wednesday, February 26, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2349, HB 2036, HB 1588, HJR 74

Executive session will be held: HB 1907

Executive session may be held on any matter referred to the committee.

Added HB 1907.

AMENDED

HOUSE CALENDAR

TWENTY-SEVENTH DAY, TUESDAY, FEBRUARY 25, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 89 through HCR 91

HOUSE BILLS FOR SECOND READING

HB 2548 through HB 2564

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston

HOUSE BILLS FOR PERFECTION

HB 1559 - Remole

HCS HB 1289 - Evans

HCS HB 1293 - Dinkins

HCS HB 1331 - Veit

HCS HB 1333 - Sharpe (4)

HCS HB 1600 - Simmons

HB 1383 - Washington

HCS HB 1912 - Bailey

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HCS HB 1896 - Roberts (161)

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 38

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-SEVENTH DAY, TUESDAY, FEBRUARY 25, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The steps of a good man are ordered by the Lord: and he delights in his way. (Psalm 37:23)

Eternal God, who has promised the upright in heart a light that shines in the darkness and a strength that never fails, grant us such positive attitudes and such high purposes that shall lift us above the shadow of doubt and fear, and help us to realize the power of Your presence. Give to us the wings of faith, the virtue of love, and the heart of hope as we commit ourselves anew to You and to Your will for our lives here in the people's house.

May we walk the ever-changing roads of our daily life with confidence and courage, knowing that You are with us always and all the way. Give to us this day good health, an understanding mind, a happy spirit, a loving heart, and with it all, a will ready to do good to others, to do positive works and to be faithful to You on this Mardi Gras!

And the House says, "Amen!"

The Webb City High School JROTC Color Guard presented the Colors.

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-sixth day was approved as printed by the following vote:

AYES: 131

Allred	Andrews	Appelbaum	Baker	Bangert
Baringer	Barnes	Beck	Billington	Black 137
Black 7	Bland Manlove	Bondon	Bromley	Brown 27
Brown 70	Burnett	Burns	Busick	Butz
Carter	Chipman	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Messenger	Miller	Morgan	Morse 151
Muntzel	Murphy	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Pogue

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Pollitt 52	Pollock 123	Porter	Price	Quade
Razer	Reedy	Toalson Reisch	Remole	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Ross
Runions	Ruth	Sauls	Schroer	Sharp 36
Sharpe 4	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walsh
Washington	Wiemann	Wilson	Wood	Wright

Young

NOES: 001

Rowland

PRESENT: 001

Chappelle-Nadal

ABSENT WITH LEAVE: 029

Aldridge	Anderson	Bailey	Basye	Bosley
Carpenter	Christofanelli	Gregory	Hicks	Mitten
Moon	Morris 140	Mosley	Neely	Plocher
Proudie	Rehder	Richey	Rone	Sain
Schnelting	Shaul 113	Shawan	Shull 16	Stacy
Stephens 128	Veit	Windham	Mr. Speaker	

VACANCIES: 001

Representative Grier assumed the Chair.

SPECIAL RECOGNITION

Alan Gogbashian, British Consul General, was introduced by Representative Grier.

Consul General Alan Gogbashian addressed the House.

Speaker Pro Tem Wiemann resumed the Chair.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 92, introduced by Representative Washington, relating to the constitutional right to boycott.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2565, introduced by Representative Rone, relating to utilities.

- HB 2566, introduced by Representative Helms, relating to telehealth services.
- **HB 2567**, introduced by Representative Lynch, relating to newspapers.
- **HB 2568**, introduced by Representative Dogan, relating to the Missouri innocence inquiry commission.
- HB 2569, introduced by Representative Dogan, relating to school district annexation procedures.
- **HB 2570**, introduced by Representative Veit, relating to the uniform interstate depositions and discovery act.
- **HB 2571**, introduced by Representative Stephens (128), relating to step therapy protocol.
- **HB 2572**, introduced by Representative Christofanelli, relating to the regulation of medical marijuana.
- HB 2573, introduced by Representative Knight, relating to anhydrous ammonia.
- HB 2574, introduced by Representative Riggs, relating to postpartum depression screening.
- HB 2575, introduced by Representative Ross, relating to the practice of certain occupations.
- **HB 2576**, introduced by Representative Kidd, relating to registration certificates for roofing contractors, with penalty provisions.
- **HB 2577**, introduced by Representative Miller, relating to the Missouri energy efficiency investment act.
- **HB 2578**, introduced by Representative Evans, relating to juvenile court, with a delayed effective date.
- **HB 2579**, introduced by Representative Roden, relating to the privatization of the Missouri employers mutual insurance company, with an delayed effective date for certain sections.
- **HB 2580**, introduced by Representative Roberts (161), relating to the offense of making a false report, with penalty provisions.
- **HB 2581**, introduced by Representative Sauls, relating to alternative treatment options for veterans.
- **HB 2582**, introduced by Representative Ingle, relating to forensic examinations of victims of sexual abuse.
- **HB 2583**, introduced by Representative Stephens (128), relating to advanced practice registered nurses.

HB 2584, introduced by Representative Andrews, relating to automatically renewed transactions, with a delayed effective date.

HB 2585, introduced by Representative Bondon, relating to illegal gambling, with an emergency clause.

HB 2586, introduced by Representative O'Donnell, relating to the property assessment clean energy act.

HB 2587, introduced by Representative Allred, relating to business license fees.

HB 2588, introduced by Representative Beck, relating to the care of students with epilepsy or seizure disorders, with an emergency clause.

HB 2589, introduced by Representative Shull (16), relating to requiring health care providers who contract to practice at health care facilities to contract with all health benefit plans accepted by such facilities.

HB 2590, introduced by Representative Helms, relating to professional registration for the healing arts, with penalty provisions.

HB 2591, introduced by Representative Fishel, relating to an urban school board election process.

HB 2592, introduced by Representative Washington, relating to college laundry services.

HB 2593, introduced by Representative Washington, relating to state contracts.

HB 2594, introduced by Representative Washington, relating to use of credit scores by employers.

HB 2595, introduced by Representative Coleman (97), relating to victims of sexual assault.

HB 2596, introduced by Representative Bangert, relating to a course on career readiness for eighth grade students.

HB 2597, introduced by Representative Kolkmeyer, relating to filing fees for candidates for political office.

HB 2598, introduced by Representative Trent, relating to election judges.

HB 2599, introduced by Representative McCreery, relating to fees in connection with sewer lines.

HB 2600, introduced by Representative Haffner, relating to the designation of the Missouri Korean War veterans memorial.

HB 2601, introduced by Representative Unsicker, relating to protections for immigrant tenants, with penalty provisions.

HB 2602, introduced by Representative Ellebracht, relating to medical records.

HB 2603, introduced by Representative DeGroot, relating to the sunshine law.

HB 2604, introduced by Representative Porter, relating to intoxicating liquor.

HB 2605, introduced by Representative Washington, relating to the Kansas City police department.

HB 2606, introduced by Representative Morgan, relating to the delivery of nursing services.

HB 2607, introduced by Representative Trent, relating to workers' compensation.

HB 2608, introduced by Representative Knight, relating to the net metering and easy connection act.

HB 2609, introduced by Representative Unsicker, relating to school district annexation procedures.

HB 2610, introduced by Representative Washington, relating to the neighborhood tourist development fund.

HB 2611, introduced by Representative Barnes, relating to animal cruelty, with a penalty provision.

HB 2612, introduced by Representative Plocher, relating to certain persons released on parole.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 89, relating to the official XFL team of the State of Missouri.

HCR 90, relating to Black history education.

HCR 91, relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2548, relating to mining royalties on federal land.

- HB 2549, relating to reorganized common sewer districts.
- **HB 2550**, relating to construction contract clauses regarding payment rights.
- HB 2551, relating to endometriosis awareness month.
- **HB 2552**, relating to eligibility for MO HealthNet benefits.
- HB 2553, relating to infant certificates of death.
- HB 2554, relating to victims of sexual assault.
- HB 2555, relating to the cost openness and spending transparency act.
- HB 2556, relating to health insurance coverage for childbirth education.
- HB 2557, relating to the joint committee on gun violence.
- HB 2558, relating to MO HealthNet.
- HB 2559, relating to expungement of arrest records.
- HB 2560, relating to personal data privacy in schools.
- **HB 2561**, relating to health professionals in public schools.
- **HB 2562**, relating to a transient guest tax.
- **HB 2563**, relating to the offense of organized retail theft, with penalty provisions.
- **HB 2564**, relating to school superintendents.

SECOND READING OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was read the second time:

SCR 38, relating to the disapproval of the Missouri Hazardous Waste Management Commission's recommendations regarding the fees and taxes of the Hazardous Waste Management Commission.

PERFECTION OF HOUSE BILLS

HB 1559, relating to the state minimum wage rate, was taken up by Representative Remole.

Representative Roden offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1559, Page 2, Section 290.502, Line 32, by deleting the word "not" and inserting in lieu thereof the word "[not]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Remole, HB 1559 was ordered perfected and printed.

HCS HB 1289, relating to the registration of sexual offenders, was taken up by Representative Evans.

On motion of Representative Evans, the title of HCS HB 1289 was agreed to.

Representative Roden offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1289, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

- "217.735. 1. Notwithstanding any other provision of law to the contrary, the board shall supervise an offender for the duration of his or her natural life when the offender has been found guilty of an offense under:
- (1) Section 566.030, 566.032, 566.060, 566.062, 566.067, 566.083, 566.100, 566.151, 566.212, 566.213, 568.020, 568.080, or 568.090 based on an act committed on or after August 28, 2006; or
- (2) Section 566.068, 566.069, 566.210, 566.211, 573.200, or 573.205 based on an act committed on or after January 1, 2017, against a victim who was less than fourteen years old and the offender is a prior sex offender as defined in subsection 2 of this section.
- 2. For the purpose of this section, a prior sex offender is a person who has previously pleaded guilty to or been found guilty of an offense contained in chapter 566 or violating section 568.020 when the person had sexual intercourse or deviate sexual intercourse with the victim, or violating subdivision (2) of subsection 1 of section 568.045
- 3. Subsection 1 of this section applies to offenders who have been granted probation, and to offenders who have been released on parole, conditional release, or upon serving their full sentence without early release. Supervision of an offender who was released after serving his or her full sentence will be considered as supervision on parole.
- 4. A mandatory condition of lifetime supervision of an offender under this section is that the offender be electronically monitored. Electronic monitoring shall be based on a global positioning system or other technology that identifies and records the offender's location at all times.
- 5. In appropriate cases as determined by a risk assessment, the board may terminate the supervision of an offender who is being supervised under this section when the offender is sixty-five years of age or older.
- 6. In accordance with section 217.040, the board may adopt rules relating to supervision and electronic monitoring of offenders under this section.
- 7. If an offender subject to lifetime supervision under this section is supervised during the offender's probation, parole, or conditional release in a receiving state under the interstate compact authorized in sections 589.500 to 589.569 and chapter 559, following completion of probation, parole, or conditional release the offender shall be permitted to remain in the receiving state, and the board shall defer to the standards of supervision of the receiving state, including electronic monitoring. If at any time the offender returns to Missouri for more than thirty consecutive days, the offender shall be subject to lifetime supervision required by this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, House Amendment No. 1 was adopted.

On motion of Representative Evans, HCS HB 1289, as amended, was adopted.

On motion of Representative Evans, **HCS HB 1289**, as amended, was ordered perfected and printed.

HCS HB 1293, relating to a sexual offender's duty to report, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of HCS HB 1293 was agreed to.

Representative Roden offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1293, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "217.735. 1. Notwithstanding any other provision of law to the contrary, the board shall supervise an offender for the duration of his or her natural life when the offender has been found guilty of an offense under:
- (1) Section 566.030, 566.032, 566.060, 566.062, 566.067, 566.083, 566.100, 566.151, 566.212, 566.213, 568.020, 568.080, or 568.090 based on an act committed on or after August 28, 2006; or
- (2) Section 566.068, 566.069, 566.210, 566.211, 573.200, or 573.205 based on an act committed on or after January 1, 2017, against a victim who was less than fourteen years old and the offender is a prior sex offender as defined in subsection 2 of this section.
- 2. For the purpose of this section, a prior sex offender is a person who has previously pleaded guilty to or been found guilty of an offense contained in chapter 566 or violating section 568.020 when the person had sexual intercourse or deviate sexual intercourse with the victim, or violating subdivision (2) of subsection 1 of section 568.045.
- 3. Subsection 1 of this section applies to offenders who have been granted probation, and to offenders who have been released on parole, conditional release, or upon serving their full sentence without early release. Supervision of an offender who was released after serving his or her full sentence will be considered as supervision on parole.
- 4. A mandatory condition of lifetime supervision of an offender under this section is that the offender be electronically monitored. Electronic monitoring shall be based on a global positioning system or other technology that identifies and records the offender's location at all times.
- 5. In appropriate cases as determined by a risk assessment, the board may terminate the supervision of an offender who is being supervised under this section when the offender is sixty-five years of age or older.
- 6. In accordance with section 217.040, the board may adopt rules relating to supervision and electronic monitoring of offenders under this section.
- 7. If an offender subject to lifetime supervision under this section is supervised during the offender's probation, parole, or conditional release in a receiving state under the interstate compact authorized in sections 589.500 to 589.569 and chapter 559, following completion of probation, parole, or conditional release the offender shall be permitted to remain in the receiving state, and the board shall defer to the standards of supervision of the receiving state, including electronic monitoring. If at any time the offender returns to Missouri for more than thirty consecutive days, the offender shall be subject to lifetime supervision required by this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, House Amendment No. 1 was adopted.

On motion of Representative Dinkins, HCS HB 1293, as amended, was adopted.

On motion of Representative Dinkins, HCS HB 1293, as amended, was ordered perfected and printed.

HCS HB 1331, relating to change of venue costs for capital cases, was taken up by Representative Veit.

On motion of Representative Veit, the title of HCS HB 1331 was agreed to.

On motion of Representative Veit, **HCS HB 1331** was adopted.

On motion of Representative Veit, HCS HB 1331 was ordered perfected and printed.

HCS HB 1333, relating to abandoned aircraft, was taken up by Representative Sharpe (4).

Representative Sharpe (4) moved that the title of HCS HB 1333 be agreed to.

Representative Roberts (161) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1333, Page 1, In the Title, Line 2, by deleting the word "abandoned"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts (161), **House Amendment No. 1** was adopted.

Representative Pike offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1333, Page 1, Section A, Line 3, by inserting after all of said line the following:

"137.115. 1. All other laws to the contrary notwithstanding, the assessor or the assessor's deputies in all counties of this state including the City of St. Louis shall annually make a list of all real and tangible personal property taxable in the assessor's city, county, town or district. Except as otherwise provided in subsection 3 of this section and section 137.078, the assessor shall annually assess all personal property at thirty-three and one-third percent of its true value in money as of January first of each calendar year. The assessor shall annually assess all real property, including any new construction and improvements to real property, and possessory interests in real property at the percent of its true value in money set in subsection 5 of this section. The true value in money of any possessory interest in real property in subclass (3), where such real property is on or lies within the ultimate airport boundary as shown by a federal airport layout plan, as defined by 14 CFR 151.5, of a commercial airport having a FAR Part 139 certification and owned by a political subdivision, shall be the otherwise applicable true value in money of any such possessory interest in real property, less the total dollar amount of costs paid by a party, other

than the political subdivision, towards any new construction or improvements on such real property completed after January 1, 2008, and which are included in the above-mentioned possessory interest, regardless of the year in which such costs were incurred or whether such costs were considered in any prior year. The assessor shall annually assess all real property in the following manner: new assessed values shall be determined as of January first of each oddnumbered year and shall be entered in the assessor's books; those same assessed values shall apply in the following even-numbered year, except for new construction and property improvements which shall be valued as though they had been completed as of January first of the preceding odd-numbered year. The assessor may call at the office, place of doing business, or residence of each person required by this chapter to list property, and require the person to make a correct statement of all taxable tangible personal property owned by the person or under his or her care, charge or management, taxable in the county. On or before January first of each even-numbered year, the assessor shall prepare and submit a two-year assessment maintenance plan to the county governing body and the state tax commission for their respective approval or modification. The county governing body shall approve and forward such plan or its alternative to the plan to the state tax commission by February first. If the county governing body fails to forward the plan or its alternative to the plan to the state tax commission by February first, the assessor's plan shall be considered approved by the county governing body. If the state tax commission fails to approve a plan and if the state tax commission and the assessor and the governing body of the county involved are unable to resolve the differences, in order to receive state cost-share funds outlined in section 137.750, the county or the assessor shall petition the administrative hearing commission, by May first, to decide all matters in dispute regarding the assessment maintenance plan. Upon agreement of the parties, the matter may be stayed while the parties proceed with mediation or arbitration upon terms agreed to by the parties. The final decision of the administrative hearing commission shall be subject to judicial review in the circuit court of the county involved. In the event a valuation of subclass (1) real property within any county with a charter form of government, or within a city not within a county, is made by a computer, computer-assisted method or a computer program, the burden of proof, supported by clear, convincing and cogent evidence to sustain such valuation, shall be on the assessor at any hearing or appeal. In any such county, unless the assessor proves otherwise, there shall be a presumption that the assessment was made by a computer, computer-assisted method or a computer program. Such evidence shall include, but shall not be limited to, the following:

- (1) The findings of the assessor based on an appraisal of the property by generally accepted appraisal techniques; and
- (2) The purchase prices from sales of at least three comparable properties and the address or location thereof. As used in this subdivision, the word "comparable" means that:
 - (a) Such sale was closed at a date relevant to the property valuation; and
- (b) Such properties are not more than one mile from the site of the disputed property, except where no similar properties exist within one mile of the disputed property, the nearest comparable property shall be used. Such property shall be within five hundred square feet in size of the disputed property, and resemble the disputed property in age, floor plan, number of rooms, and other relevant characteristics.
- 2. Assessors in each county of this state and the City of St. Louis may send personal property assessment forms through the mail.
- 3. The following items of personal property shall each constitute separate subclasses of tangible personal property and shall be assessed and valued for the purposes of taxation at the following percentages of their true value in money:
 - (1) Grain and other agricultural crops in an unmanufactured condition, one-half of one percent;
 - (2) Livestock, twelve percent;
 - (3) Farm machinery, twelve percent;
- (4) Motor vehicles which are eligible for registration as and are registered as historic motor vehicles [pursuant to] under section 301.131 and aircraft which are at least twenty-five years old and which are used solely for noncommercial purposes and are operated less than [fifty] one hundred hours per year or aircraft that are home built from a kit, five percent;
 - (5) Poultry, twelve percent; and
- (6) Tools and equipment used for pollution control and tools and equipment used in retooling for the purpose of introducing new product lines or used for making improvements to existing products by any company which is located in a state enterprise zone and which is identified by any standard industrial classification number cited in subdivision (5) of section 135.200, twenty-five percent.
- 4. The person listing the property shall enter a true and correct statement of the property, in a printed blank prepared for that purpose. The statement, after being filled out, shall be signed and either affirmed or sworn to as provided in section 137.155. The list shall then be delivered to the assessor.

- 5. (1) All subclasses of real property, as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, shall be assessed at the following percentages of true value:
 - (a) For real property in subclass (1), nineteen percent;
 - (b) For real property in subclass (2), twelve percent; and
 - (c) For real property in subclass (3), thirty-two percent.
- (2) A taxpayer may apply to the county assessor, or, if not located within a county, then the assessor of such city, for the reclassification of such taxpayer's real property if the use or purpose of such real property is changed after such property is assessed under the provisions of this chapter. If the assessor determines that such property shall be reclassified, he or she shall determine the assessment under this subsection based on the percentage of the tax year that such property was classified in each subclassification.
- 6. Manufactured homes, as defined in section 700.010, which are actually used as dwelling units shall be assessed at the same percentage of true value as residential real property for the purpose of taxation. The percentage of assessment of true value for such manufactured homes shall be the same as for residential real property. If the county collector cannot identify or find the manufactured home when attempting to attach the manufactured home for payment of taxes owed by the manufactured home owner, the county collector may request the county commission to have the manufactured home removed from the tax books, and such request shall be granted within thirty days after the request is made; however, the removal from the tax books does not remove the tax lien on the manufactured home if it is later identified or found. For purposes of this section, a manufactured home located in a manufactured home rental park, rental community or on real estate not owned by the manufactured home owner shall be considered personal property. For purposes of this section, a manufactured home located on real estate owned by the manufactured home owner may be considered real property.
- 7. Each manufactured home assessed shall be considered a parcel for the purpose of reimbursement [pursuant to] under section 137.750, unless the manufactured home is deemed to be real estate [as defined in] under subsection 7 of section 442.015 and assessed as a realty improvement to the existing real estate parcel.
- 8. Any amount of tax due and owing based on the assessment of a manufactured home shall be included on the personal property tax statement of the manufactured home owner unless the manufactured home is **deemed to be** real estate [as defined in] under subsection 7 of section 442.015, in which case the amount of tax due and owing on the assessment of the manufactured home as a realty improvement to the existing real estate parcel shall be included on the real property tax statement of the real estate owner.
- 9. The assessor of each county and each city not within a county shall use the trade-in value published in the October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information for determining the true value of motor vehicles described in such publication. The assessor shall not use a value that is greater than the average trade-in value in determining the true value of the motor vehicle without performing a physical inspection of the motor vehicle. For vehicles two years old or newer from a vehicle's model year, the assessor may use a value other than average without performing a physical inspection of the motor vehicle. In the absence of a listing for a particular motor vehicle in such publication, the assessor shall use such information or publications which in the assessor's judgment will fairly estimate the true value in money of the motor vehicle.
- 10. Before the assessor may increase the assessed valuation of any parcel of subclass (1) real property by more than fifteen percent since the last assessment, excluding increases due to new construction or improvements, the assessor shall conduct a physical inspection of such property.
- 11. If a physical inspection is required, [pursuant to] under subsection 10 of this section, the assessor shall notify the property owner of that fact in writing and shall provide the owner clear written notice of the owner's rights relating to the physical inspection. If a physical inspection is required, the property owner may request that an interior inspection be performed during the physical inspection. The owner shall have no less than thirty days to notify the assessor of a request for an interior physical inspection.
- 12. A physical inspection, as required by subsection 10 of this section, shall include, but not be limited to, an on-site personal observation and review of all exterior portions of the land and any buildings and improvements to which the inspector has or may reasonably and lawfully gain external access, and shall include an observation and review of the interior of any buildings or improvements on the property upon the timely request of the owner [pursuant to] under subsection 11 of this section. Mere observation of the property via a drive-by inspection or the like shall not be considered sufficient to constitute a physical inspection as required by this section.
- 13. The provisions of subsections 11 and 12 of this section shall only apply in any county with a charter form of government with more than one million inhabitants.

- 14. A county or city collector may accept credit cards as proper form of payment of outstanding property tax or license due. No county or city collector may charge surcharge for payment by credit card which exceeds the fee or surcharge charged by the credit card bank, processor, or issuer for its service. A county or city collector may accept payment by electronic transfers of funds in payment of any tax or license and charge the person making such payment a fee equal to the fee charged the county by the bank, processor, or issuer of such electronic payment.
- 15. Any county or city not within a county in this state may, by an affirmative vote of the governing body of such county, opt out of the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninetysecond general assembly, second regular session, for the next year of the general reassessment, prior to January first of any year. No county or city not within a county shall exercise this opt-out provision after implementing the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, in a year of general reassessment. For the purposes of applying the provisions of this subsection, a political subdivision contained within two or more counties where at least one of such counties has opted out and at least one of such counties has not opted out shall calculate a single tax rate as in effect prior to the enactment of house bill no. 1150 of the ninety-first general assembly, second regular session. A governing body of a city not within a county or a county that has opted out under the provisions of this subsection may choose to implement the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session, and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of general reassessment, by an affirmative vote of the governing body prior to December thirty-first of any year.
- 16. The governing body of any city of the third classification with more than twenty-six thousand three hundred but fewer than twenty-six thousand seven hundred inhabitants located in any county that has exercised its authority to opt out under subsection 15 of this section may levy separate and differing tax rates for real and personal property only if such city bills and collects its own property taxes or satisfies the entire cost of the billing and collection of such separate and differing tax rates. Such separate and differing rates shall not exceed such city's tax rate ceiling.
- 17. Any portion of real property that is available as reserve for strip, surface, or coal mining for minerals for purposes of excavation for future use or sale to others that has not been bonded and permitted under chapter 444 shall be assessed based upon how the real property is currently being used. Any information provided to a county assessor, state tax commission, state agency, or political subdivision responsible for the administration of tax policies shall, in the performance of its duties, make available all books, records, and information requested, except such books, records, and information as are by law declared confidential in nature, including individually identifiable information regarding a specific taxpayer or taxpayer's mine property. For purposes of this subsection, "mine property" shall mean all real property that is in use or readily available as a reserve for strip, surface, or coal mining for minerals for purposes of excavation for current or future use or sale to others that has been bonded and permitted under chapter 444."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1333, Page 2, Line 33, by deleting the words "one hundred" and inserting in lieu thereof the words "two hundred"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Pike, **House Amendment No. 2**, as amended, was adopted.

Representative Roberts (161) offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1333, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

- "143.441. 1. The term "corporation" means every corporation, association, joint stock company and joint stock association organized, authorized or existing under the laws of this state and includes:
- (1) Every corporation, association, joint stock company, and joint stock association organized, authorized, or existing under the laws of this state, and every corporation, association, joint stock company, and joint stock association, licensed to do business in this state, or doing business in this state, and not organized, authorized, or existing under the laws of this state, or by any receiver in charge of the property of any such corporation, association, joint stock company or joint stock association;
- (2) Every railroad corporation or receiver in charge of the property thereof which operates over rails owned or leased by it and every corporation operating any buslines, trucklines, airlines, or other forms of transportation, including, but not limited to, qualified air freight forwarders, operating over fixed routes owned, leased, or used by it extending from this state to another state or states. For purposes of this subdivision, "qualified air freight forwarder" means a taxpayer who meets all of the following requirements:
 - (a) The taxpayer is primarily engaged in the facilitation of the transportation of property by air;
 - (b) The taxpayer does not itself operate the aircraft; and
 - (c) The taxpayer is in the same affiliated group as an airline;
- (3) Every corporation, or receiver in charge of the property thereof, which owns or operates a bridge between this and any other state; and
- (4) Every corporation, or receiver in charge of the property thereof, which operates a telephone line or lines extending from this state to another state or states or a telegraph line or lines extending from this state to another state or states.
- 2. The tax on corporations provided in subsection 1 of section 143.431 and section 143.071 shall not apply to:
- (1) A corporation which by reason of its purposes and activities is exempt from federal income tax. The preceding sentence shall not apply to unrelated business taxable income and other income on which chapter 1 of the Internal Revenue Code imposes the federal income tax or any other tax measured by income;
 - (2) An express company which pays an annual tax on its gross receipts in this state;
 - (3) An insurance company which is subject to an annual tax on its gross premium receipts in this state;
- (4) A Missouri mutual or an extended Missouri mutual insurance company organized under chapter 380; and
- (5) Any other corporation that is exempt from Missouri income taxation under the laws of Missouri or the laws of the United States.

144.805. 1. In addition to the exemptions granted pursuant to the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 144.010 to 144.525, sections 144.600 to 144.746, and section 238.235, and the provisions of any local sales tax law, as defined in section 32.085, and from the computation of the tax levied, assessed or payable pursuant to sections 144.010 to 144.525, sections 144.600 to 144.746, and section 238.235, and the provisions of any local sales tax law, as defined in section 32.085, all sales of aviation jet fuel in a given calendar year to common carriers engaged in the interstate air transportation of passengers and cargo, and the storage, use and consumption of such aviation jet fuel by such common carriers, if such common carrier has first paid to the state of Missouri, in accordance with the provisions of this chapter, state sales and use taxes pursuant to the foregoing provisions and applicable to the purchase, storage, use or consumption of such aviation jet fuel in a maximum and aggregate amount of one million five hundred thousand dollars of state sales and use taxes in such calendar year.

- 2. To qualify for the exemption prescribed in subsection 1 of this section, the common carrier shall furnish to the seller a certificate in writing to the effect that an exemption pursuant to this section is applicable to the aviation jet fuel so purchased, stored, used and consumed. The director of revenue shall permit any such common carrier to enter into a direct-pay agreement with the department of revenue, pursuant to which such common carrier may pay directly to the department of revenue any applicable sales and use taxes on such aviation jet fuel up to the maximum aggregate amount of one million five hundred thousand dollars in each calendar year. The director of revenue shall adopt appropriate rules and regulations to implement the provisions of this section, and to permit appropriate claims for refunds of any excess sales and use taxes collected in calendar year 1993 or any subsequent year with respect to any such common carrier and aviation jet fuel.
- 3. The provisions of this section shall apply to all purchases and deliveries of aviation jet fuel from and after May 10, 1993.
- 4. All sales and use tax revenues upon aviation jet fuel received pursuant to this chapter, less the amounts specifically designated pursuant to the constitution or pursuant to section 144.701 for other purposes, shall be deposited to the credit of the aviation trust fund established pursuant to section 155.090; provided however, the amount of such state sales and use tax revenues deposited to the credit of such aviation trust fund shall not exceed ten million dollars in each calendar year.
 - 5. The provisions of this section and section 144.807 shall expire on December 31, [2023] 2033."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts (161), **House Amendment No. 3** was adopted.

Representative Sharpe (4) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1333, Page 2, Section 305.802, Line 29, by deleting the words "subdivision (1) of subsection 2" and inserting in lieu thereof "subdivision (2) of subsection 1"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharpe (4), House Amendment No. 4 was adopted.

On motion of Representative Sharpe (4), HCS HB 1333, as amended, was adopted.

On motion of Representative Sharpe (4), **HCS HB 1333, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 1683 - Fiscal Review

COMMITTEE REPORTS

Committee on Administration and Accounts, Chairman Kolkmeyer reporting:

Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HR 4961**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (8): Bangert, Baringer, Butz, Chipman, Hurst, Kolkmeyer, Rehder and Shaul (113)

Noes (0)

Absent (1): Wood
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Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HB 2098**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

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Ayes (9): Bangert, Baringer, Butz, Chipman, Hurst, Kolkmeyer, Rehder, Shaul (113) and Wood Noes (0)

Absent (0)
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Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HB 2415**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

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Ayes (8): Bangert, Baringer, Butz, Chipman, Hurst, Kolkmeyer, Rehder and Shaul (113)

Noes (0)

Absent (1): Wood
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Committee on Conservation and Natural Resources, Chairman Remole reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HCR 63**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (8): Anderson, Brown (70), Knight, Love, Mayhew, McCreery, Pietzman and Remole
Noes (0)
Present (1): Chappelle-Nadal
Absent (1): Haden
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Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1292**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (8): Anderson, Brown (70), Haden, Knight, Love, Mayhew, Pietzman and Remole
Noes (1): McCreery
Present (1): Chappelle-Nadal
Absent (0)
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Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2274**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Brown (70), Haden, Knight, Love, Mayhew, McCreery, Pietzman and Remole Noes (0)

Present (1): Chappelle-Nadal

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2342**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Brown (70), Knight, Love, Mayhew, Pietzman and Remole

Noes (1): McCreery

Absent (0)

Present (1): Chappelle-Nadal

Absent (1): Haden

Committee on Crime Prevention and Public Safety, Chairman Wilson reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1525**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Griffith, Hill, Hovis, McDaniel, Person, Richey, Sain, Sauls and Wilson
Noes (1): Walsh
Absent (0)

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 2142**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Griffith, Hill, Hovis, McDaniel, Person, Richey, Sain, Sauls, Walsh and Wilson

Noes (0)

Absent (0)

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1859**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Beck, Carter, Coleman (32), Dinkins, Ellebracht, Fishel, Grier, Hannegan, Knight, Riggs, Shawan, Simmons and Veit

Noes (0)

Absent (3): Patterson, Taylor and Washington

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1820** and **HB 1470**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Baker, Bangert, Basye, Brown (70), Christofanelli, Dogan, Eslinger, Morgan, O'Donnell, Proudie and Swan

Noes (0)

Absent (3): Bailey, Schroer and Stacy

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1319**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Appelbaum, Chappelle-Nadal, Clemens, Helms, Kelley (127), Mackey, Morris (140), Pfautsch, Pollitt (52), Pollock (123), Ruth, Stephens (128), Stevens (46), Unsicker and Wright

Noes (0)

Absent (4): Hill, Messenger, Neely and Schroer

Committee on Higher Education, Chairman Dohrman reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 1796**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Dohrman, Gannon, Kelley (127), Kendrick, Razer and Shawan

Noes (0)

Absent (4): Black (137), Proudie, Shields and Trent

Committee on Utilities, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 2094**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bromley, Coleman (97), DeGroot, Fitzwater, Haffner, Hicks, McDaniel, Roberts (77), Schnelting and Simmons

Noes (5): Black (137), Gunby, McCreery, Price and Sain

Absent (3): Francis, Kidd and Miller

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HR 4596**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Gregory and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 59**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Dogan, Kelly (141), Rehder, Schroer and Solon

Noes (3): Carpenter, Lavender and Mitten

Absent (2): Gregory and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1419**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Gregory and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1451**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Mitten, Rehder, Schroer and Solon

Noes (2): Carpenter and Lavender

Absent (2): Gregory and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1483**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Schroer and Solon
Noes (0)
Absent (3): Lavender, Rehder and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1556**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Schroer and Solon
Noes (0)
Absent (3): Lavender, Rehder and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1583**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (5): Dogan, Gregory, Kelly (141), Schroer and Solon
Noes (2): Carpenter and Mitten
Absent (3): Lavender, Rehder and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1858**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Carpenter, Gregory, Kelly (141), Mitten, Schroer and Solon
Noes (1): Dogan
Absent (3): Lavender, Rehder and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2032**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Schroer and Solon
Noes (0)
Absent (3): Lavender, Rehder and Shull (16)
```

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1484**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2179**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Fitzwater, Houx, Miller and Sommer

Noes (4): Christofanelli, Runions, Sauls and Unsicker

Absent (0)

The following members' presence was noted: Aldridge, Anderson, Basye, Bosley, Carpenter, Christofanelli, Gregory, Hicks, Mitten, Moon, Morris (140), Mosley, Neely, Plocher, Proudie, Rehder, Richey, Rone, Schnelting, Shaul (113), Shawan, Stacy, Stephens (128), and Veit.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, February 26, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 26, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HCR 78

Executive session will be held: HB 1406, HB 1795, HB 2321

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 26, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 109, HB 2368, HB 1761

Executive session will be held: HB 1639, HJR 102, HB 2298

Executive session may be held on any matter referred to the committee.

Added HB 1761.

AMENDED

ELEMENTARY AND SECONDARY EDUCATION

Thursday, February 27, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 1345, HB 1961, HB 2068, HB 2435

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, February 27, 2020, 9:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1555, HB 2461

Executive session will be held: HB 2205

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 27, 2020, 9:30 AM, South Gallery.

Executive session will be held: HCS HB 1683

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, February 26, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 1874, HB 1690, HB 1748, HB 1901, HB 1722, HB 1680,

HB 1522, HB 2056

Executive session will be held: HB 1563, HB 2305, HB 2116, HB 2173

Executive session may be held on any matter referred to the committee.

Added HB 2056.

AMENDED

INSURANCE POLICY

Wednesday, February 26, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 2311, HB 1974, HB 1444

Executive session will be held: HB 1647, HB 1648

Executive session may be held on any matter referred to the committee.

Public hearing on HB 2311 will be continued.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 26, 2020, 12:00 PM or upon recess (whichever is later),

House Hearing Room 5.

Public hearing will be held: HB 1869, HB 2304

Executive session will be held: HB 1870, HB 2095, HB 2300

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 26, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HB 1335, HCS HB 1442, HCS HB 1999, HCR 60,

HCR 71, HB 2249, HCS HB 1485, HCS HB 1558, HB 1666, HB 1288, HB 1733,

HCS HB 2315, HCS HB 2111, HCS HBs 2241 & 2244, HB 1654, HB 2082, HCS HB 1995,

HCS HB 2171, HCS HB 2216, HCS HB 1891

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, February 26, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2387

Executive session will be held: HB 1994, HB 1774

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 27, 2020, 9:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1657

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, February 26, 2020, 1:15 PM or upon adjournment of Professional Registration Committee (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Testimony from the Office of Administration and license applicants in regard to the license process.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 26, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1878

Executive session will be held: HB 1969, HB 2267

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, February 27, 2020, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 1880, HB 1881, HB 2352

Executive session may be held on any matter referred to the committee.

Annual report presented by the Missouri Division of Tourism.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 26, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1381, HB 1399, HB 2110

Executive session may be held on any matter referred to the committee.

Added HB 2110.

AMENDED

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, February 26, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Thursday, February 27, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 2, 2020, 11:00 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on Medicaid funding.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

TRANSPORTATION

Thursday, February 27, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HCB 11, HB 2444, HB 2371

Executive session will be held: HB 2423, HB 2424, HB 2121, HB 1641, HB 1541

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, February 26, 2020, 12:00 PM, House Hearing Room 1.

Executive session will be held: HCR 83

Executive session may be held on any matter referred to the committee.

Presentation by Daniel P. Slawski, MD, of Guardian Hills Veterans Healing Center.

WAYS AND MEANS

Wednesday, February 26, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2349, HB 2036, HB 1588, HJR 74

Executive session will be held: HB 1907

Executive session may be held on any matter referred to the committee.

Added HB 1907.

AMENDED

HOUSE CALENDAR

TWENTY-EIGHTH DAY, WEDNESDAY, FEBRUARY 26, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 92

HOUSE BILLS FOR SECOND READING

HB 2565 through HB 2612

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston HCS HJR 87 - Miller

HOUSE BILLS FOR PERFECTION

HCS HB 1600 - Simmons

HB 1383 - Washington

HCS HB 1912 - Bailey

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HB 1468 - Toalson Reisch

HCS HB 1540 - Basye

HB 1704 - O'Donnell

HCS HBs 1306 & 2065 - Neely

HCS HB 1334 - Kelley (127)

HB 1698 - Henderson

HB 1716 - Morse (151)

HB 1741 - Hicks

HB 1768 - Riggs

HCS HB 1817 - Dinkins

HB 1818 - Dinkins

HCS HB 1854 - Pfautsch

HB 1903 - Shields

HCS HB 2120 - Kidd

HB 1386 - Murphy

HCS HB 2128 - Rone

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HCS HB 1896 - Roberts (161)

HOUSE BILLS FOR THIRD READING

HB 1694 - Anderson HCS HB 1683, (Fiscal Review 2/25/20) - Wood HB 1421 - Hudson

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-EIGHTH DAY, WEDNESDAY, FEBRUARY 26, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

I have told you this so that my joy might be in you and your joy might be complete. (John 15:11)

O Joyful God, whose powerful light never fades, whose amazing love never fails, and whose true life never dies, as we open the windows of our hearts to You in prayer this morning, may we be filled with the glory of Your presence, with the greatness of Your Spirit, and with the grandeur of Your grace.

Give to us the royalty of an inward joyfulness and the serenity of mind which comes from living close to You. Daily renew in us the sense of joy, and let Your eternal power dwell in our minds and bodies, filling every corner of our hearts with light and grace. Then may we be diffusers of life and may meet all stress with a gallant and sincere happiness, giving You thanks for all experiences in both joys and sorrows on this Ash Wednesday.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-seventh day was approved as printed by the following vote:

AYES: 110

Allred	Anderson	Andrews	Bailey	Baker
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bondon	Bosley	Bromley	Brown 27
Brown 70	Burnett	Busick	Butz	Chipman
Clemens	Cupps	DeGroot	Dinkins	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fitzwater	Francis	Gannon	Gray	Green
Gregory	Grier	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Mackey	Mayhew	McGirl
Merideth	Miller	Morse 151	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pietzman
Pike	Pogue	Pollitt 52	Pollock 123	Porter
Quade	Razer	Reedy	Rehder	Remole
Richey	Riggs	Roberts 161	Roberts 77	Rogers
Rone	Ross	Runions	Ruth	Sauls
Schnelting	Schroer	Sharp 36	Shaul 113	Shawan

Shields Solon Sommer Spencer Stacy
Taylor Unsicker Veit Vescovo Walsh
Wiemann Wilson Wright Young Mr. Speaker

NOES: 001

Rowland

PRESENT: 002

Chappelle-Nadal Windham

ABSENT WITH LEAVE: 049

Aldridge Appelbaum Bangert Beck Bland Manlove Christofanelli Burns Carpenter Carter Coleman 32 Coleman 97 Deaton Dogan Fishel Griesheimer Kelly 141 Kendrick Helms Henderson Love McDaniel McGaugh Lynch McCreery Messenger Mitten Moon Morgan Morris 140 Mosley Muntzel Pierson Jr. Plocher Price Proudie Shull 16 Toalson Reisch Roden Sain Sharpe 4 Stevens 46 Simmons Smith Stephens 128 Swan Wood Tate Trent Washington

VACANCIES: 001

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 93, introduced by Representative Swan, relating to federal impeachment proceedings.

HCR 94, introduced by Representative Beck, relating to the Glass-Steagall Act.

HCR 95, introduced by Representative Burnett, relating to nuclear attacks.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2613, introduced by Representative Lavender, relating to the ticket to work health assurance program.

HB 2614, introduced by Representative Lavender, relating to tobacco products, with penalty provisions.

HB 2615, introduced by Representative Lavender, relating to renewable energy resources.

HB 2616, introduced by Representative Morris (140), relating to charitable pharmacies.

- **HB 2617**, introduced by Representative Carpenter, relating to pelvic examinations.
- **HB 2618**, introduced by Representative Shields, relating to college entrance exams in school districts.
- **HB 2619**, introduced by Representative Morgan, relating to individual income tax, with a referendum clause.
- HB 2620, introduced by Representative Hansen, relating to municipal utilities.
- **HB 2621**, introduced by Representative Baker, relating to home school education.
- **HB 2622**, introduced by Representative Gunby, relating to fee office hours, with a delayed effective date.
- **HB 2623**, introduced by Representative Gunby, relating to election offenses, with penalty provisions.
- **HB 2624**, introduced by Representative McCreery, relating to insurance coverage of prescription contraceptives.
- HB 2625, introduced by Representative Evans, relating to conservation permit records.
- HB 2626, introduced by Representative Solon, relating to pet protective orders.
- HB 2627, introduced by Representative Sommer, relating to elections.
- **HB 2628**, introduced by Representative Roberts (161), relating to peace officer tuition reimbursement.
- **HB 2629**, introduced by Representative Bondon, relating to the property assessment clean energy act.
- **HB 2630**, introduced by Representative Hicks, relating to expungement of records.
- **HB 2631**, introduced by Representative DeGroot, relating to sales tax for fire protection services.
- **HB 2632**, introduced by Representative Morris (140), relating to the motor vehicle financial responsibility law.
- **HB 2633**, introduced by Representative Ingle, relating to sexual offenses, with penalty provisions.
- **HB 2634**, introduced by Representative Swan, relating to the joint task force on music therapist licensure.

HB 2635, introduced by Representative Sharp (36), relating to detention on arrest without a warrant.

HB 2636, introduced by Representative Sharp (36), relating to expungement of records.

HB 2637, introduced by Representative Haden, relating to ammonia limitations on certain waters of the state.

HB 2638, introduced by Representative Bailey, relating to period products in charter schools and public schools.

HB 2639, introduced by Representative Bland Manlove, relating to alcoholic beverages.

HB 2640, introduced by Representative Gregory, relating to legal advertisements, with penalty provisions.

HB 2641, introduced by Representative Bromley, relating to rental protections for persons diagnosed with posttraumatic stress disorder.

HB 2642, introduced by Representative Evans, relating to criminal offenses.

HB 2643, introduced by Representative Porter, relating to public assistance benefits.

HB 2644, introduced by Representative Stevens (46), relating to period products in charter schools and public schools.

HB 2645, introduced by Representative Rogers, relating to the use of body-worn cameras by law enforcement.

HB 2646, introduced by Representative Rogers, relating to the offense of driving while revoked, with penalty provisions.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 92, relating to the constitutional right to boycott.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2565, relating to utilities.

HB 2566, relating to telehealth services.

HB 2567, relating to newspapers.

- HB 2568, relating to the Missouri innocence inquiry commission.
- HB 2569, relating to school district annexation procedures.
- HB 2570, relating to the uniform interstate depositions and discovery act.
- **HB 2571**, relating to step therapy protocol.
- HB 2572, relating to the regulation of medical marijuana.
- HB 2573, relating to anhydrous ammonia.
- HB 2574, relating to postpartum depression screening.
- **HB 2575**, relating to the practice of certain occupations.
- HB 2576, relating to registration certificates for roofing contractors, with penalty provisions.
- HB 2577, relating to the Missouri energy efficiency investment act.
- HB 2578, relating to juvenile court, with a delayed effective date.
- **HB 2579**, relating to the privatization of the Missouri employers mutual insurance company, with an delayed effective date for certain sections.
- HB 2580, relating to the offense of making a false report, with penalty provisions.
- HB 2581, relating to alternative treatment options for veterans.
- HB 2582, relating to forensic examinations of victims of sexual abuse.
- HB 2583, relating to advanced practice registered nurses.
- **HB 2584**, relating to automatically renewed transactions, with a delayed effective date.
- HB 2585, relating to illegal gambling, with an emergency clause.
- HB 2586, relating to the property assessment clean energy act.
- HB 2587, relating to business license fees.
- **HB 2588**, relating to the care of students with epilepsy or seizure disorders, with an emergency clause.
- **HB 2589**, relating to requiring health care providers who contract to practice at health care facilities to contract with all health benefit plans accepted by such facilities.

HB 2590, relating to professional registration for the healing arts, with penalty provisions.

HB 2591, relating to an urban school board election process.

HB 2592, relating to college laundry services.

HB 2593, relating to state contracts.

HB 2594, relating to use of credit scores by employers.

HB 2595, relating to victims of sexual assault.

HB 2596, relating to a course on career readiness for eighth grade students.

HB 2597, relating to filing fees for candidates for political office.

HB 2598, relating to election judges.

HB 2599, relating to fees in connection with sewer lines.

HB 2600, relating to the designation of the Missouri Korean War veterans memorial.

HB 2601, relating to protections for immigrant tenants, with penalty provisions.

HB 2602, relating to medical records.

HB 2603, relating to the sunshine law.

HB 2604, relating to intoxicating liquor.

HB 2605, relating to the Kansas City police department.

HB 2606, relating to the delivery of nursing services.

HB 2607, relating to workers' compensation.

HB 2608, relating to the net metering and easy connection act.

HB 2609, relating to school district annexation procedures.

HB 2610, relating to the neighborhood tourist development fund.

HB 2611, relating to animal cruelty, with a penalty provision.

HB 2612, relating to certain persons released on parole.

PERFECTION OF HOUSE BILLS

HCS HB 1600, relating to elections, was taken up by Representative Simmons.

On motion of Representative Simmons, the title of HCS HB 1600 was agreed to.

Representative Bland Manlove offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1600, Page 8, Section 115.427, Line 204, by inserting after all of said section and line the following:

- "115.970. 1. Notwithstanding any other provision of law, by January 1, 2022, the office of the secretary of state shall establish a process to conduct automatic voter registration based on driver's license and nondriver identification card information and shall provide recommendations to local election authorities for the automatic registration of eligible voters.
- 2. The department of revenue and the motor vehicle and driver licensing division shall, periodically as required by rule or policy, provide the secretary of state's office with such information as the secretary of state specifies is necessary to conduct recommendations for automatic voter registration.
- 3. When an individual is finally discharged from probation, parole, or incarceration and the discharge is non-conditional, the department of corrections under chapter 217 shall submit to the secretary of state the individual's name; date of birth; residence or place of voter registration prior to probation, parole, or incarceration; and residence after discharge from probation, parole, or incarceration. The secretary of state shall forward this information to the local election authority for inclusion on voter registration lists, subject to the provisions of subsection 4 of this section.
- 4. The office of the secretary of state shall provide lists of nonbinding recommendations for inclusion on voter registration lists to local election authorities, and such authorities shall include such recommendations on voter registration lists subject to existing verification procedures for determining whether an individual is eligible to register to vote and eligible to vote. Local election authorities shall retain full jurisdiction and power to decline to register individuals not verified to be eligible to vote and to remove the names of individuals who are no longer eligible to vote from voter registration lists.
- 5. Within sixty days of receipt of a proposed voter registration list, but prior to including a recommended individual on a voter registration list, the local election authority shall send notice of potential automatic registration, which shall include a paid postcard for purposes of declining registration. If after a period of thirty days the postcard is not returned to the local election authority, the individual's name shall be added to the voter registration list; except that, any time a postcard is received, the individual's name shall be removed from the voter registration list. This subsection shall not be construed to prevent removal from voter registration lists by any other method allowed under this chapter.
- 6. The provisions of this section allow for automatic voter registration in addition to any other method of registration allowed under this chapter and shall not be interpreted to invalidate any other method of voter registration.
- 7. The provisions of this section with regard to the secretary of state, the department of revenue, and local election authorities shall be subject to the appropriation and payment of funds necessary to conduct automatic voter registration and verification procedures.
- 8. The office of the secretary of state may promulgate all necessary rules for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Bland Manlove moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Bland Manlove:

AYES: 045	A	Y	Έ	S	: 1	04	45
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Aldridge	Allred	Appelbaum	Bangert	Baringer
Barnes	Beck	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burns	Butz	Carpenter
Chappelle-Nadal	Clemens	Dogan	Ellebracht	Gunby
Hannegan	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Person
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Sauls	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young

NOES: 097

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Falkner	Fishel	Francis
Gannon	Gregory	Griffith	Haden	Haffner
Hansen	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McGaugh	McGirl	Messenger
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Stacy	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 020

Carter Evans Fitzwater Gray Green Griesheimer Helms Kidd McDaniel Grier Miller Moon Mosley Patterson Runions Sain Shull 16 Spencer Stephens 128 Tate

VACANCIES: 001

Representative Price offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1600, Page 8, Section 115.427, Line 204, by inserting after all of said section and line the following:

- "115.970. 1. Notwithstanding any other provision of law, the secretary of state shall establish a process to conduct automatic voter registration, based on driver's license information, which shall provide recommendations to local election authorities for the automatic registration of eligible voters.
- 2. The department of revenue and the motor vehicle and driver licensing division shall, periodically as required by rule or policy, provide the secretary of state with such information as the secretary of state specifies is necessary to conduct recommendations for automatic voter registration.
- 3. The secretary of state shall provide lists of nonbinding recommendations for inclusion on voter registration lists to local election authorities, and such authorities shall include such recommendations on voter registration lists subject to existing verification procedures for determining whether an individual is eligible to register to vote and eligible to vote. Local election authorities shall retain full jurisdiction and power to decline to register individuals not verified to be eligible to vote and to remove the names of individuals who are no longer eligible to vote from voter registration lists.
- 4. Within two months of receipt of a proposed voter registration list, but prior to including a recommended individual on a voter registration list, the local election authority shall send notice of potential automatic registration, which shall include a postage-paid postcard for purposes of declining registration. If, after a period of one month, the postcard is not returned to the local election authority, the individual's name shall be added to the voter registration list; except that, any time a postcard is received, the individual's name shall be removed from the voter registration list. This subsection shall not be construed to prevent removal from voter registration lists by any other method allowed under this chapter.
- 5. The provisions of this section allow for automatic voter registration in addition to any other method of registration allowed under this chapter and shall not be interpreted to invalidate any other method for voter registration.
- 6. The provisions of this section with regard to the secretary of state, the department of revenue, and local election authorities shall be subject to the appropriation and payment of funds necessary to conduct automatic voter registration and verification procedures.
- 7. The secretary of state may promulgate all necessary rules for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Deaton offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1600, Page 2, Line 4, by inserting the following after all of said line:

"Section 1. Any citizen of the United States shall have a U.S. Citizen notation placed on the person's driver's license or nondriver's identification card."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mackey raised a point of order that House Amendment No. 1 to House Amendment No. 2 is not germane.

The Chair took the point of order under advisement.

The Chair ruled the point of order not well taken.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	099

11125.077				
Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Francis	Gannon	Gregory	Grier	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Moon
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wright	Mr. Speaker	
NOES: 042				
Aldridge	Appelbaum	Bangert	Baringer	Barnes

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carpenter	Chappelle-Nadal	Clemens
Ellebracht	Gray	Green	Gunby	Ingle
Lavender	Mackey	McCreery	Merideth	Mitten
Morgan	Person	Pierson Jr.	Price	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 021

Black 7	Burns	Carter	Chipman	Fitzwater
Griesheimer	Kendrick	Kidd	Messenger	Miller
Morris 140	Mosley	Pike	Plocher	Proudie
Toalson Reisch	Sain	Shull 16	Stephens 128	Tate
Wood				

On motion of Representative Deaton, **House Amendment No. 1 to House Amendment No. 2** was adopted.

House Amendment No. 2, as amended, was withdrawn.

Representative Bosley offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1600, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "115.280. 1. Any defendant who is confined in a jail and is otherwise entitled to vote, shall be allowed the opportunity to vote absentee in any election in which they are eligible to vote. For purposes of this section, the defendant's address shall be their residential address immediately prior to confinement.
- 2. Jails that house defendants who are eligible to vote shall provide applications for absentee ballots and assist any eligible defendant in mailing the application to the correct local election authority. The jail shall be responsible for the costs of mailing the application.
- 3. Local election authorities that receive applications from defendants confined in a jail shall verify the defendant's eligibility to vote in the same manner as other applications to vote absentee are verified and shall mail the appropriate ballot, including a postage-paid return envelope, to the defendant.
- 4. Upon receipt of a ballot, the defendant shall be allowed to exercise his or her right to vote. The jail shall provide a notary for the ballot, if required, and mail the ballot back to the local election authority before the deadline."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McDaniel offered House Amendment No. 1 to House Amendment No. 3.

House Amendment No. 1 to House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 1600, Page 1, Line 17, by inserting after said line the following:

"Further amend said bill, Page 8, Section 115.427, Line 204, by inserting after said section and line the following:

- "[571.070. 1. A person commits the offense of unlawful possession of a firearm if such person knowingly has any firearm in his or her possession and:
- (1) Such person has been convicted of a felony under the laws of this state, or of a crime under the laws of any state or of the United States which, if committed within this state, would be a felony; or
- (2) Such person is a fugitive from justice, is habitually in an intoxicated or drugged condition, or iscurrently adjudged mentally incompetent.
 - 2. Unlawful possession of a firearm is a class D felony.
- 3. The provisions of subdivision (1) of subsection 1 of this section shall not apply to the possession of an antique firearm.]"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley raised a point of order that **House Amendment No. 1 to House Amendment No. 3** is not germane.

The Chair ruled the point of order not well taken.

Representative Windham raised a point of order that **House Amendment No. 1 to House Amendment No. 3** is not germane.

The Chair ruled the point of order not well taken.

Representative Coleman (97) raised a point of order that a member was in violation of Rule 100.

The Chair ruled the point of order not well taken.

House Amendment No. 1 to House Amendment No. 3 was withdrawn.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

	AYES:	103
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Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McGaugh	McGirl	Messenger	Moon
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Rowland	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wood	Wright		
NOES: 040				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Carpenter	Chappelle-Nadal	Clemens
Ellebracht	Green	Gunby	Ingle	Lavender
Mackey	McCreery	Merideth	Mitten	Morgan

MosleyPersonPierson Jr.ProudieQuadeRazerRoberts 77RogersRunionsSaulsSharp 36Stevens 46UnsickerWindhamYoung

PRESENT: 000

ABSENT WITH LEAVE: 019

Burns Carter Dogan Gray Griesheimer Hicks Kelly 141 Kendrick Kidd McDaniel Miller Price Sain Shull 16 Stephens 128

Swan Tate Washington Mr. Speaker

VACANCIES: 001

Representative Bosley moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Bosley:

AYES: 052

Bangert Aldridge Appelbaum Baringer Barnes Bland Manlove Beck Bosley Brown 27 Brown 70 Burnett Butz Carpenter Chappelle-Nadal Clemens Green Gunby Hannegan Hicks Ingle Kendrick Lavender Lovasco Mackey McCreery Merideth Mitten Moon Morgan Mosley Person Pierson Jr. Pollitt 52 Neely Pietzman Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sauls Schroer Sharp 36 Sharpe 4 Solon Spencer Stevens 46 Unsicker

NOES: 092

Windham

Young

Allred Anderson Andrews Bailey Baker Basye Billington Black 137 Black 7 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dohrman Eggleston Ellebracht Eslinger Falkner Fishel Fitzwater Francis Gannon Gregory Griffith Haden Haffner Hansen Helms Henderson Hill Houx Hovis Hudson Kelley 127 Hurst Justus Knight Kolkmeyer Mayhew Love Lynch McGaugh McGirl Messenger Morris 140 Morse 151 Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pogue Pollock 123 Porter Reedy Rehder Richey Toalson Reisch Remole Riggs Roberts 161 Ross Ruth Schnelting Shaul 113 Rone Shields Shawan Simmons Smith Sommer Stacy Swan Taylor Trent Veit Wilson Wood Vescovo Walsh Wiemann Wright Mr. Speaker

PRESENT: 001

Roden

ABSENT WITH LEAVE: 017

Burns Carter Dogan Evans Gray Kelly 141 Kidd Grier Griesheimer McDaniel Miller Price Sain Shull 16 Stephens 128

Tate Washington

VACANCIES: 001

Speaker Haahr resumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Allred Anderson Andrews Bailey Baker Billington Black 137 Black 7 Bondon Basye Chipman Christofanelli Coleman 32 Bromley Busick Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Knight Kolkmeyer Lovasco McDaniel Love Lynch Mayhew McGaugh Morris 140 Morse 151 McGirl Messenger Moon O'Donnell Patterson Muntzel Murphy Neely Plocher Pfautsch Pietzman Pike Pollitt 52 Pollock 123 Porter Reedy Rehder Toalson Reisch Roberts 161 Roden Remole Richey Riggs Ross Ruth Schnelting Schroer Rone Shaul 113 Shields Sharpe 4 Shawan Simmons Smith Solon Sommer Spencer Stacy Swan Taylor Trent Veit Vescovo Walsh Wiemann Wilson Wood Wright Mr. Speaker

NOES: 043

Aldridge Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Butz Carpenter Chappelle-Nadal Clemens Ellebracht Ingle Kendrick Green Gunby Merideth Mitten Lavender Mackey McCreery Morgan Mosley Person Pierson Jr. Pogue Proudie Quade Razer Roberts 77 Rogers Sauls Sharp 36 Stevens 46 Unsicker Runions Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Burns Carter Gray Griesheimer Kelly 141
Kidd Miller Price Rowland Sain
Shull 16 Stephens 128 Tate

VACANCIES: 001

On motion of Representative Simmons, HCS HB 1600 was adopted.

On motion of Representative Simmons, $HCS\ HB\ 1600$ was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 047

Bailey	Baringer	Basye	Black 7	Bondon
Bromley	Brown 27	Busick	Butz	DeGroot
Eslinger	Fishel	Francis	Gannon	Gray
Haden	Haffner	Hurst	Justus	Kelley 127
Kelly 141	Lovasco	Mayhew	McGaugh	McGirl
Messenger	Morgan	Morse 151	Muntzel	Patterson
Person	Pfautsch	Pogue	Reedy	Richey
Riggs	Rowland	Runions	Schnelting	Sharp 36
Shields	Simmons	Taylor	Veit	Walsh
Washington	Young			

NOES: 000

PRESENT: 063

Aldridge	Anderson	Appelbaum	Baker	Barnes
Beck	Billington	Bland Manlove	Brown 70	Carpenter
Chipman	Christofanelli	Cupps	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Evans	Falkner
Griffith	Gunby	Hannegan	Helms	Henderson
Hill	Houx	Hovis	Hudson	Kendrick
Kidd	Kolkmeyer	Lavender	Lynch	Mackey
McCreery	Miller	O'Donnell	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Quade	Toalson Reisch
Roberts 161	Roberts 77	Roden	Ross	Ruth
Sauls	Schroer	Sharpe 4	Solon	Sommer
Stacy	Stephens 128	Stevens 46	Unsicker	Vescovo
Wiemann	Wright	Mr. Speaker		

ABSENT WITH LEAVE: 052

Allred Andrews Bangert Black 137 Bosley Burnett Burns Carter Chappelle-Nadal Clemens Coleman 32 Coleman 97 Fitzwater Green Deaton Gregory Grier Griesheimer Hansen Hicks Knight Love Merideth Ingle McDaniel Morris 140 Mosley Murphy Mitten Moon Neely Pierson Jr. Pietzman Price Proudie Rehder Remole Rogers Rone Razer Sain Shaul 113 Shawan Shull 16 Smith Swan Tate Trent Wilson Spencer Windham Wood

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 1383, relating to minority mental health awareness month, was placed on the Informal Calendar.

HCS HB 1912, relating to recreation vehicle dealers, was taken up by Representative Bailey.

On motion of Representative Bailey, the title of HCS HB 1912 was agreed to.

On motion of Representative Bailey, **HCS HB 1912** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 136

Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Busick Butz Carpenter Chappelle-Nadal Christofanelli Coleman 32 Deaton DeGroot Dinkins Cupps Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Francis Gannon Green Grier Griffith Gunby Gray Haden Haffner Hansen Helms Henderson Hicks Houx Hovis Hudson Hurst Kelley 127 Kelly 141 Kendrick Ingle Justus Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh McGirl Merideth Messenger Miller Moon Morgan Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pietzman Pike Pfautsch Pierson Jr. Plocher Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Roberts 161 Roberts 77 Roden Richey Riggs Rowland Runions Ruth Rogers Ross Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shawan Shields Simmons Smith Solon

SommerStacyStephens 128Stevens 46SwanTaylorUnsickerVeitVescovoWalshWashingtonWiemannWoodWrightYoung

Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 025

Allred Burnett Burns Carter Chipman Coleman 97 Clemens Fitzwater Gregory Griesheimer Hill McDaniel Mitten Morris 140 Hannegan Price Rone Sain Shaul 113 Shull 16 Tate Trent Wilson Windham Spencer

VACANCIES: 001

On motion of Representative Bailey, HCS HB 1912 was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1896, relating to background checks in the medical marijuana industry, was taken up by Representative Roberts (161).

Representative Roberts (161) moved the title of **HCS HB 1896** be agreed to.

Representative Patterson offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1896, Page 1, In the Title, Lines 3 to 4, by deleting all of said lines and inserting in lieu thereof "medical marijuana."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden raised a point of order that members were in violation of Rule 85.

The Chair advised members to keep their comments confined to the question at hand.

On motion of Representative Patterson, House Amendment No. 1 was adopted.

Representative Taylor assumed the Chair.

Representative Patterson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1896, Page 1, Section 191.255, Line 5, by inserting after all of said section and line the following:

- "195.810. 1. Physicians shall submit physician certifications under Article XIV of the Constitution of Missouri electronically through a web-based system provided by the department of health and senior services. In the event of system unavailability, the department shall arrange to accept physician certifications in an alternative, department-provided format and shall notify the public of those arrangements through its website.
- 2. Physician certifications shall be issued no earlier than thirty days before the date the patient will apply for a patient identification card or renewal of a patient identification card.
 - 3. Physician certifications shall include at least the following information:
- (1) The physician's name, as it appears in the records of the Missouri board of registration for the healing arts;
 - (2) The physician's license number;
 - (3) Whether the physician is licensed to practice medicine or osteopathy;
 - (4) The physician's business address, telephone number, and email address;
 - (5) The qualifying patient's name, date of birth, and social security number;
 - (6) The qualifying patient's qualifying condition;
- (7) The physician's recommendation for the amount of medical marijuana the patient should be allowed to purchase in a thirty-day period if the recommended amount is more than four ounces of dried, unprocessed marijuana or its equivalent;
 - (8) Statements confirming the following:
- (a) In the case of a non-emancipated qualifying patient under eighteen years of age, before certifying the qualifying patient for use of medical marijuana, the physician received the written consent of a parent or legal guardian who asserts he or she will serve as a primary caregiver for the qualifying patient;
- (b) The physician met with and examined the qualifying patient in person, reviewed the qualifying patient's medical records or medical history, reviewed the qualifying patient's current medications and allergies to medications, discussed the qualifying patient's current symptoms, and created a medical record for the qualifying patient regarding the meeting;
 - (c) In the opinion of the physician, the qualifying patient suffers from the qualifying condition; and
- (d) The physician discussed with the qualifying patient risks associated with medical marijuana, including known contraindications applicable to the patient, risks of medical marijuana use to fetuses, and risks of medical marijuana use to breast-feeding infants; and
 - (9) The signature of the physician and date on which the physician signed.
- 4. The department may request to interview any physician who chooses to certify individuals as qualifying patients. If such a request is made, the physician shall arrange for the interview to occur as soon as possible but no later than thirty days after the department makes the request.
- 5. Physicians who violate this section are subject to discipline by the board of registration for the healing arts."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1896, Page 1, Line 4, by inserting after the word "**Physicians**" the words "**, nurse practitioners, or physician assistants**"; and

Further amend said amendment and page, Lines 12 and 14, by inserting after the word "physician's" the words ", nurse practitioner's, or physician assistant's"; and

Further amend said amendment and page, Line 15, by inserting after the word "physician" the words ", nurse practitioner, or physician assistant"; and

Further amend said amendment and page, Lines 16 and 19, by inserting after the word "physician's" the words ", nurse practitioner's, or physician assistant's"; and

Further amend said amendment and page, Lines 24, 27, 31, 33, and 36, by inserting after the word "physician" the words ", nurse practitioner, or physician assistant"; and

Further amend said amendment, Page 2, Lines 1 and 2, by inserting after the word "physician" the words ", nurse practitioner, or physician assistant"; and

Further amend said amendment and page, Line 5, by inserting after the word "Physicians" the words ", nurse practitioners, or physician assistants"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden moved that **House Amendment No. 1 to House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Price offered House Amendment No. 2 to House Amendment No. 2.

House Amendment No. 2 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1896, Page 2, Line 6, by inserting after all of said line the following:

"Further amend said bill, Page 2, Section 195.815, Line 28, by inserting after all of said section and line the following:

- "487.205. 1. As used in this section, "medical marijuana" means the use of medical marijuana in compliance with Article XIV of the Constitution of Missouri by a qualified patient with a valid medical marijuana certification in accordance with Article XIV of the Constitution of Missouri.
- 2. If a family court participant requires treatment for a qualified medical condition in accordance with Article XIV of the Constitution of Missouri, a family court shall not prohibit such participant from participating in Missouri's medical marijuana program. A family court participant shall not be required to refrain from using medical marijuana as a term or condition of successful completion of the family court program.
- 3. A family court participant that is a qualified patient with a valid medical marijuana certification in accordance with Article XIV of the Constitution of Missouri shall not be in violation of the terms or conditions of the family court on the basis of his or her participation in Missouri's medical marijuana program in accordance with Article XIV of the Constitution of Missouri.
- 4. The status and conduct of a qualified patient who acts in accordance with Article XIV of the Constitution of Missouri shall not by itself be used to restrict or abridge custodial or parental rights to minor children in any action or proceeding under the jurisdiction of family court under this chapter or juvenile court under chapter 211."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	10	1

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Messenger
Miller	Moon	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Ross	Ruth	Schnelting
Schroer	Sharpe 4	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wood	Wright
Mr. Speaker				

NOES: 043

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Green	Gunby	Ingle	Kendrick	Lavender
Mackey	McCreery	Merideth	Mitten	Morgan
Mosley	Person	Pierson Jr.	Pogue	Price
Proudie	Quade	Razer	Roberts 77	Rogers
Runions	Sauls	Sharp 36	Stevens 46	Unsicker

Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 018

Burnett Burns Carter Gray Gregory Grier Griesheimer Hill Kidd Morris 140 Shaul 113 Pietzman Rone Rowland Sain Shull 16 Tate Wilson

VACANCIES: 001

Representative Price moved that **House Amendment No. 2 to House Amendment No. 2** be adopted.

Which motion was defeated.

On motion of Representative Patterson, **House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

٨	\ Z	ES:	Λ	06	
А	Y	L.):	w	α 0	

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Coleman 32	Coleman 97	Cupps
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner	Fishel	Francis	Gannon
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Houx	Hovis	Hudson
Justus	Kelley 127	Kelly 141	Knight	Kolkmeyer
Love	Lynch	Mayhew	McGaugh	McGirl
Messenger	Miller	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Ross	Runions	Ruth	Schnelting
Sharpe 4	Shawan	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Swan	Taylor
Trent	Vescovo	Walsh	Wiemann	Wright
Mr. Speaker				

NOES: 059

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Brown 27	Brown 70	Butz	Carpenter
Chappelle-Nadal	Chipman	Christofanelli	Clemens	Deaton
Dogan	Ellebracht	Fitzwater	Gray	Green
Grier	Gunby	Hicks	Hurst	Ingle
Kendrick	Kidd	Lavender	Lovasco	Mackey
McCreery	McDaniel	Merideth	Mitten	Moon
Morgan	Mosley	Person	Pfautsch	Pierson Jr.
Pietzman	Pogue	Price	Proudie	Quade
Razer	Roden	Rogers	Sauls	Schroer
Sharp 36	Stephens 128	Stevens 46	Unsicker	Veit
Washington	Windham	Wood	Young	

PRESENT: 000

ABSENT WITH LEAVE: 017

Bland Manlove	Bosley	Burnett	Burns	Carter
Gregory	Griesheimer	Hill	Roberts 77	Rone
Rowland	Sain	Shaul 113	Shull 16	Solon
	** ***			

Tate Wilson

VACANCIES: 001

Speaker Haahr resumed the Chair.

Representative Eggleston offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1896, Page 2, Section 195.815, Line 28, by inserting after all of said section and line the following:

- "195.855. 1. If a person has possession of medical marijuana, that person must also possess:
- (1) A valid medical marijuana patient identification card issued by the Missouri department of health and senior services, and have a receipt of the medical marijuana purchase from a medical marijuana dispensary licensed by the Missouri department of health and senior services that shows the name of the patient and is dated within the last one hundred eighty days;
- (2) A valid medical marijuana primary caregiver identification card issued by the Missouri department of health and senior services, and have a receipt of the medical marijuana purchase from a medical marijuana dispensary licensed by the Missouri department of health and senior services that shows the name of the primary caregiver and is dated within the last one hundred eighty days; or
- (3) A valid medical marijuana patient cultivation card issued by the Missouri department of health and senior services that allows patient cultivation.

For any person in possession of marijuana and not in possession of the documentation described in this section, law enforcement may assume such person has obtained the marijuana illegally and such person shall be subject to the provisions of chapter 579.

2. The provisions of this section shall become effective ninety days after the effective date of section 195.855."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kendrick offered House Amendment No. 1 to House Amendment No. 3.

House Amendment No. 1 to House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 1896, Page 1, Line 21, by deleting all of said line and inserting in lieu thereof the following:

"of section 195.855.

Section 1. All employees employed by the section for medical marijuana regulation within the department of health and senior services shall disclose any actual or perceived conflicts of interests to the department director and the department director shall immediately forward such information to the general assembly."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ross assumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan

Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Grier
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Messenger	Miller	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shawan	Shields	Simmons	Smith	Sommer
Spencer	Stacy	Stephens 128	Swan	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wood	Wright	Mr. Speaker		

NOES: 041

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bosley	Brown 27	Brown 70	Butz
Carpenter	Chappelle-Nadal	Clemens	Ellebracht	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Mosley
Person	Pierson Jr.	Pogue	Price	Quade
Razer	Roberts 77	Rogers	Runions	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham

Young

PRESENT: 000

ABSENT WITH LEAVE: 018

Allred	Bland Manlove	Burnett	Burns	Carter
Gray	Gregory	Griesheimer	Hill	Proudie
Richey	Rowland	Sain	Shaul 113	Shull 16
C 1	T. 4	337.1		

Solon Tate Wilson

VACANCIES: 001

On motion of Representative Kendrick, **House Amendment No. 1 to House Amendment No. 3** was adopted.

Representative Chappelle-Nadal offered **House Amendment No. 2 to House Amendment No. 3**.

House Amendment No. 2 to House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 1896, Page 1, Line 21, by deleting all of said line and inserting in lieu thereof the following:

"of section 195.855.

Anderson

Black 7

3. The dispensary must provide a receipt as required by this section that is not on thermal paper and is fade resistant."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Basye

Coleman 32

Billington

Cupps

On motion of Representative Chappelle-Nadal, **House Amendment No. 2 to House Amendment No. 3** was adopted.

Representative Eggleston moved that **House Amendment No. 3**, as amended, be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Eggleston:

A)	YES	S: ()4(5

Black 137

Allred

Diddi 157	Diack /	Dublek	Coleman 52	Сиррь
DeGroot	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Haden	Hannegan	Hovis
Hudson	Justus	Kolkmeyer	Mayhew	McGaugh
Morse 151	Muntzel	Patterson	Pike	Plocher
Pollock 123	Reedy	Toalson Reisch	Richey	Roberts 161
Rone	Ross	Sharpe 4	Shields	Stacy
Stephens 128	Taylor	Walsh	Wood	Wright
Mr. Speaker				
NOES: 097				
Aldridge	Appelbaum	Bailey	Baker	Bangert
Baringer	Barnes	Beck	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Butz
Carpenter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 97	Deaton	Dinkins	Dogan	Ellebracht
Fitzwater	Francis	Gannon	Green	Grier
Griffith	Gunby	Haffner	Hansen	Helms
Henderson	Hicks	Hurst	Ingle	Kelley 127
Kelly 141	Knight	Lavender	Lovasco	Love
Mackey	McCreery	McGirl	Merideth	Messenger
Miller	Mitten	Moon	Morgan	Morris 140
Mosley	Murphy	Neely	O'Donnell	Person
Pfautsch	Pierson Jr.	Pogue	Pollitt 52	Porter
Proudie	Quade	Razer	Rehder	Remole
Riggs	Roberts 77	Roden	Rogers	Rowland
Runions	Ruth	Sain	Sauls	Schnelting
Schroer	Sharp 36	Shawan	Simmons	Smith
Sommer	Spencer	Stevens 46	Swan	Trent
Unsicker	Veit	Vescovo	Washington	Wiemann

Andrews

Busick

PRESENT: 000

Young

Windham

ABSENT WITH LEAVE: 019

Burnett Burns Carter Gray Gregory Griesheimer Hill Houx Kendrick Kidd Shaul 113 Lynch McDaniel Pietzman Price Shull 16 Solon Tate Wilson

VACANCIES: 001

On motion of Representative Roberts (161), HCS HB 1896, as amended, was adopted.

On motion of Representative Roberts (161), HCS HB 1896, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1331 - Fiscal Review HCS HB 1333 - Fiscal Review

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was referred to the Committee indicated:

SCR 38 - Rules - Administrative Oversight

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1406**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Black (7), Busick, Cupps, Francis, Haden, Hovis, Hurst, Kelly (141), Knight, Love, Morse (151), Pollitt (52), Reedy, Rone, Sharpe (4), Spencer and Stephens (128)

Noes (7): Bosley, Brown (70), Lavender, McCreery, Rogers, Washington and Young

Absent (3): Haffner, Mackey and Muntzel

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1795**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (19): Black (7), Busick, Cupps, Francis, Haden, Hovis, Hurst, Kelly (141), Knight, Love, Morse (151), Pollitt (52), Reedy, Rogers, Rone, Sharpe (4), Spencer, Stephens (128) and Washington

Noes (5): Bosley, Brown (70), Lavender, McCreery and Young

Absent (3): Haffner, Mackey and Muntzel

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2321**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (24): Black (7), Bosley, Brown (70), Busick, Cupps, Francis, Haden, Hovis, Hurst, Kelly (141), Knight, Lavender, Love, McCreery, Morse (151), Pollitt (52), Reedy, Rogers, Rone, Sharpe (4), Spencer, Stephens (128), Washington and Young

Noes (0)

Absent (3): Haffner, Mackey and Muntzel

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2273**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Haden, Lovasco, Pietzman, Stacy and Taylor

Noes (3): Baringer, Runions and Sharp (36)

Absent (1): Pogue

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2319**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baker, Baringer, Haden, Lovasco, Runions, Sharp (36), Stacy and Taylor

Noes (0)

Absent (2): Pietzman and Pogue

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2326**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Haden, Lovasco, Pietzman, Stacy and Taylor

Noes (4): Baringer, Pogue, Runions and Sharp (36)

Absent (0)

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1996**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Toalson Reisch, Trent and Veit

Noes (4): Mackey, Mitten, Roberts (77) and Sauls

Absent (2): Ellebracht and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2374**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Toalson Reisch, Trent and Veit

Noes (0)

Absent (3): Ellebracht, Hicks and Schroer

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1907**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Bosley, Christofanelli, Eggleston, Gray, Justus, Lovasco, Razer and Sommer

Noes (0)

Absent (2): Roden and Shull (16)

Committee on Workforce Development, Chairman Swan reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2263**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Baker, Bangert, Beck, Eslinger, Fishel, Henderson, Justus, Murphy, Riggs, Sharp (36) and Swan

Noes (0)

Absent (3): Coleman (32), Hansen and Roberts (77)

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1342**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Christofanelli, Houx, Miller and Runions

Noes (0)

Absent (4): Fitzwater, Sauls, Sommer and Unsicker

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1460**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sommer and Unsicker

Noes (0)

Absent (1): Sauls

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1543**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sommer and Unsicker

Noes (0)

Absent (1): Sauls

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1701**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1702**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sommer and Unsicker

Noes (0)

Absent (1): Sauls

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1710**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sauls and Sommer

Noes (2): Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1736**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 1809 & 1570**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Fitzwater, Houx, Miller and Runions

Noes (2): Christofanelli and Unsicker

Absent (2): Sauls and Sommer

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1814**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sommer and Unsicker

Noes (0)

Absent (1): Sauls

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1819**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sommer and Unsicker

Noes (0)

Absent (1): Sauls

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1853**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Christofanelli, Houx, Miller and Runions

Noes (0)

Absent (4): Fitzwater, Sauls, Sommer and Unsicker

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2088**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Christofanelli, Houx, Miller and Runions

Noes (2): Chipman and Unsicker

Absent (4): Bondon, Fitzwater, Sauls and Sommer

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2092**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 2100 & 1532**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions and Unsicker

Noes (0)

Absent (2): Sauls and Sommer

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2151**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sommer and Unsicker

Noes (0)

Absent (1): Sauls

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2164**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 2204 & 2257**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

WITHDRAWAL OF HOUSE BILLS

February 25, 2020

Dana Rademan Miller Chief Clerk 201 West Capitol Ave, Room 310 Jefferson City, MO 65101

Dear Chief Clerk Miller,

I respectfully request that my bill, **House Bill No. 2132**, which establishes certain hours for fee offices be withdrawn.

Thank you,

/s/ Trish Gunby Representative, District 99

The following member's presence was noted: Tate.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, February 27, 2020.

COMMITTEE HEARINGS

BUDGET

Tuesday, March 3, 2020, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1283

Executive session may be held on any matter referred to the committee.

Budget Committee will hear recommended changes from Appropriation Subcommittees.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, February 27, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 1345, HB 1961, HB 2068, HB 2435

Executive session may be held on any matter referred to the committee.

ETHICS

Thursday, February 27, 2020, upon adjournment, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Constitution of Missouri, House Rule 37, House Resolution 137 and RSMo 610.021(3).

FINANCIAL INSTITUTIONS

Thursday, February 27, 2020, 9:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2461

Executive session will be held: HB 2205

Executive session may be held on any matter referred to the committee.

Removed HB 1555.

AMENDED

FISCAL REVIEW

Thursday, February 27, 2020, 9:30 AM, South Gallery.

Executive session will be held: HCS HB 1683

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, February 27, 2020, 9:30 AM, House Hearing Room 3.

Public hearing will be held: SCR 38

Executive session will be held: HCS HB 2374

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 27, 2020, 9:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1657

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 6.

Executive session will be held: HB 1998

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, February 27, 2020, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 1880, HB 1881, HB 2352

Executive session may be held on any matter referred to the committee.

Annual report presented by the Missouri Division of Tourism.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Thursday, February 27, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 2, 2020, 11:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Discussion on Medicaid funding.

Room change.

CORRECTED

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

TRANSPORTATION

Thursday, February 27, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HCB 11, HB 2444, HB 2371

Executive session will be held: HB 2423, HB 2424, HB 2121, HB 1641, HB 1541

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, March 2, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1884, HB 2202, HB 2203

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-NINTH DAY, THURSDAY, FEBRUARY 27, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 93 through HCR 95

HOUSE BILLS FOR SECOND READING

HB 2613 through HB 2646

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston HCS HJR 87 - Miller HJR 72 - Basye

HOUSE BILLS FOR PERFECTION

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HB 1468 - Toalson Reisch

HCS HB 1540 - Basye

HB 1704 - O'Donnell

HCS HBs 1306 & 2065 - Neely

HCS HB 1334 - Kelley (127)

HB 1698 - Henderson

HB 1716 - Morse (151)

HB 1741 - Hicks

HB 1768 - Riggs

HCS HB 1817 - Dinkins

HB 1818 - Dinkins

HCS HB 1854 - Pfautsch

HB 1903 - Shields

HCS HB 2120 - Kidd

HB 1386 - Murphy

HCS HB 2128 - Rone

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HB 1383 - Washington

HOUSE BILLS FOR THIRD READING

HB 1694 - Anderson

HCS HB 1683, (Fiscal Review 2/25/20) - Wood

HB 1421 - Hudson

HB 1559 - Remole

HCS HB 1289 - Evans

HCS HB 1293 - Dinkins

HCS HB 1331, (Fiscal Review 2/26/20) - Veit

HCS HB 1333, (Fiscal Review 2/26/20) - Sharpe (4)

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-NINTH DAY, THURSDAY, FEBRUARY 27, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Fill us at daybreak with your love, that all our days we may sing for joy. (Psalm 90:14)

O Eternal God, who is a tower of defense to all who put their trust in You, we come before You this moment of prayer in gratitude for Your steadfast love and for Your enduring faithfulness. In You alone is our hope, our strength, and our very life.

Inspire us, the representatives of our citizens, with a clear vision and a definite mission to meet the needs of our state with clean minds, understanding hearts, and loyal spirits. We pray that Your spirit of humility may be so alive with us that we will be legislators who put truth before falsehood, good will above ill will, self-denial in place of self-interest, and high principles over low prejudices, so shall we be champions of justice and peace, and so shall we continue to hold a high regard for persons everywhere. May Your will be accomplished in us and in all residents of the great state of Missouri.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Gage McKenzie.

The Journal of the twenty-eighth day was approved as printed.

HOUSE RESOLUTIONS

Representative Mackey offered House Resolution No. 5145.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 96, introduced by Representative Gray, relating to minority organ donor awareness week.

HCR 97, introduced by Representative Gray, relating to American Red Cross minority blood drive day.

- **HCR 98**, introduced by Representative Gray, relating to donate life month.
- HCR 99, introduced by Representative Gray, relating to sickle cell awareness week.
- HCR 100, introduced by Representative Gray, relating to colon cancer awareness week.
- HCR 101, introduced by Representative Gray, relating to great Missouri smokeout day.
- **HCR 102**, introduced by Representative Cupps, relating to the Black Vulture Depredation Task Force.
- HCR 103, introduced by Representative Hill, relating to the bicentennial of the state of Maine.
- **HCR 104**, introduced by Representative Bailey, relating to the "Celebrate #extrAAAordinary" initiative.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

- **HJR 120**, introduced by Representative Sommer, relating to public employment for members of the general assembly.
- **HJR 121**, introduced by Representative Rone, relating to excursion gambling boats.
- **HJR 122**, introduced by Representative Plocher, relating to initiative petitions.
- **HJR 123**, introduced by Representative Washington, relating to property tax assessments.
- **HJR 124**, introduced by Representative Knight, relating to the department of highways and transportation.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 2647**, introduced by Representative Griffith, relating to the removal of commercial motor vehicles from roadways.
- HB 2648, introduced by Representative McGirl, relating to licensing of accountants.
- HB 2649, introduced by Representative Christofanelli, relating to expungement.
- **HB 2650**, introduced by Representative Kelley (127), relating to literacy instruction, with a delayed effective date for a certain section.

HB 2651, introduced by Representative Mayhew, relating to tax credits.

HB 2652, introduced by Representative Lavender, relating to prescription drug wholesale importation.

HB 2653, introduced by Representative Sommer, relating to the subdivision property owners' protection act.

HB 2654, introduced by Representative Sommer, relating to missing endangered veterans.

HB 2655, introduced by Representative Sommer, relating to the brain injury fund.

HB 2656, introduced by Representative Sommer, relating to election day.

HB 2657, introduced by Representative Sommer, relating to witness testimony in committees of the general assembly.

HB 2658, introduced by Representative Riggs, relating to sales and use tax exemptions.

HB 2659, introduced by Representative Messenger, relating to the legislative information center.

HB 2660, introduced by Representative Bromley, relating to mileage disclosure requirements, with penalty provisions.

HB 2661, introduced by Representative Deaton, relating to voter registration.

HB 2662, introduced by Representative Morris (140), relating to a voluntary identity theft protection plan for state employees.

HB 2663, introduced by Representative Wiemann, relating to municipal elections.

HB 2664, introduced by Representative Rowland, relating to persons with disabilities.

HB 2665, introduced by Representative Gray, relating to sales tax.

HB 2666, introduced by Representative Gregory, relating to the offense of stealing, with penalty provisions.

HB 2667, introduced by Representative Gunby, relating to insurer services.

HB 2668, introduced by Representative Lovasco, relating to the regulation of property uses.

HB 2669, introduced by Representative Black (7), relating to retirement benefits for police officers.

HB 2670, introduced by Representative Black (7), relating to lump sum elections for state employees.

HB 2671, introduced by Representative Henderson, relating to literacy instruction, with a delayed effective date for a certain section.

HB 2672, introduced by Representative Pike, relating to the counseling of pregnant patients.

HB 2673, introduced by Representative Taylor, relating to tobacco products, with penalty provisions and an emergency clause.

HB 2674, introduced by Representative Price, relating to discrimination against employees for medical marijuana use.

HB 2675, introduced by Representative Murphy, relating to the bi-state metropolitan district.

HB 2676, introduced by Representative Cupps, relating to feral hog hunting.

HB 2677, introduced by Representative Cupps, relating to financial responsibility for feral hog damage.

HB 2678, introduced by Representative Stephens (128), relating to insurance coverage for health services.

HB 2679, introduced by Representative Moon, relating to firearms, with penalty provisions.

HB 2680, introduced by Representative Haden, relating to public utility company property assessments.

HB 2681, introduced by Representative Rone, relating to gaming facilities.

HB 2682, introduced by Representative Plocher, relating to the cost of insulin.

HB 2683, introduced by Representative Plocher, relating to defined benefit plans.

HB 2684, introduced by Representative Plocher, relating to business covenants.

HB 2685, introduced by Representative Plocher, relating to libraries.

HB 2686, introduced by Representative Muntzel, relating to the uninsured vehicle enforcement program, with penalty provisions.

HB 2687, introduced by Representative Coleman (97), relating to safe drinking water in schools.

HB 2688, introduced by Representative Sauls, relating to investigations of firefighters.

HB 2689, introduced by Representative Allred, relating to the right to bring a civil action for certain unlawful discriminatory practices.

HB 2690, introduced by Representative Sharp (36), relating to a Negro Leagues Baseball Museum special license plate.

HB 2691, introduced by Representative Rogers, relating to sports wagering, with penalty provisions.

HB 2692, introduced by Representative Trent, relating to public assistance programs.

HB 2693, introduced by Representative Swan, relating to maintenance orders.

HB 2694, introduced by Representative Toalson Reisch, relating to parole eligibility.

HB 2695, introduced by Representative Evans, relating to sexual offenses, with penalty provisions.

HB 2696, introduced by Representative Dohrman, relating to campus free expression.

HB 2697, introduced by Representative Hicks, relating to utilities.

HB 2698, introduced by Representative Hicks, relating to internet domain names of website operators, with penalty provisions.

HB 2699, introduced by Representative Hicks, relating to the custody or visitation of a child, with penalty provisions.

HB 2700, introduced by Representative Washington, relating to a pilot project for increasing children's access to incarcerated mothers.

HB 2701, introduced by Representative Washington, relating to property tax assessments, with a contingent effective date.

HB 2702, introduced by Representative Knight, relating to the highways and transportation commission.

HB 2703, introduced by Representative Dinkins, relating to feral hog population controls.

HB 2704, introduced by Representative Bland Manlove, relating to novelty lighters, with a penalty provision.

HB 2705, introduced by Representative Christofanelli, relating to parole eligibility.

HB 2706, introduced by Representative Stephens (128), relating to charitable pharmacies.

HB 2707, introduced by Representative Mitten, relating to electronic public records, with penalty provisions.

HB 2708, introduced by Representative Mitten, relating to the offense of sexual conduct in the course of public duty, with a penalty provision.

HB 2709, introduced by Representative Mitten, relating to the dissemination of certain recordings by TNC drivers, with penalty provisions.

HB 2710, introduced by Representative Roberts (77), relating to the registration of sexual offenders.

HB 2711, introduced by Representative Roberts (77), relating to criminal justice reform tax credits.

HB 2712, introduced by Representative Porter, relating to health care providers.

HB 2713, introduced by Representative Quade, relating to pelvic examinations.

HB 2714, introduced by Representative Black (137), relating to protecting the right to keep and bear arms.

HB 2715, introduced by Representative Price, relating to family court participants participating in the medical marijuana program.

HB 2716, introduced by Representative Kendrick, relating to tax credits.

HB 2717, introduced by Representative Shields, relating to school district cost sharing.

HB 2718, introduced by Representative Ross, relating to public school athletic contests.

HB 2719, introduced by Representative McGirl, relating to the feral hog bounty program.

HB 2720, introduced by Representative Shawan, relating to taxation.

HB 2721, introduced by Representative Remole, relating to juvenile officers.

HB 2722, introduced by Representative Pietzman, relating to motorcycle headlamps.

HB 2723, introduced by Representative Washington, relating to family court participants participating in the medical marijuana program.

HB 2724, introduced by Representative McCreery, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 2725, introduced by Representative Coleman (97), relating to the sunshine law.

HB 2726, introduced by Representative Bangert, relating to fire protection districts.

HB 2727, introduced by Representative Bangert, relating to substitute teachers.

HB 2728, introduced by Representative Roberts (77), relating to retirement benefits for certain teacher retirement systems.

HB 2729, introduced by Representative Hovis, relating to emergency services.

HB 2730, introduced by Representative Trent, relating to loans by traditional installment loan lenders.

HB 2731, introduced by Representative Bailey, relating to the property assessed clean energy program.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 93, relating to federal impeachment proceedings.

HCR 94, relating to the Glass-Steagall Act.

HCR 95, relating to nuclear attacks.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2613, relating to the ticket to work health assurance program.

HB 2614, relating to tobacco products, with penalty provisions.

HB 2615, relating to renewable energy resources.

HB 2616, relating to charitable pharmacies.

HB 2617, relating to pelvic examinations.

HB 2618, relating to college entrance exams in school districts.

HB 2619, relating to individual income tax, with a referendum clause.

HB 2620, relating to municipal utilities.

HB 2621, relating to home school education.

HB 2622, relating to fee office hours, with a delayed effective date.

HB 2623, relating to election offenses, with penalty provisions.

HB 2624, relating to insurance coverage of prescription contraceptives.

HB 2625, relating to conservation permit records.

HB 2626, relating to pet protective orders.

HB 2627, relating to elections.

HB 2628, relating to peace officer tuition reimbursement.

HB 2629, relating to the property assessment clean energy act.

HB 2630, relating to expungement of records.

HB 2631, relating to sales tax for fire protection services.

HB 2632, relating to the motor vehicle financial responsibility law.

HB 2633, relating to sexual offenses, with penalty provisions.

HB 2634, relating to the joint task force on music therapist licensure.

HB 2635, relating to detention on arrest without a warrant.

HB 2636, relating to expungement of records.

HB 2637, relating to ammonia limitations on certain waters of the state.

HB 2638, relating to period products in charter schools and public schools.

HB 2639, relating to alcoholic beverages.

HB 2640, relating to legal advertisements, with penalty provisions.

HB 2641, relating to rental protections for persons diagnosed with posttraumatic stress disorder.

HB 2642, relating to criminal offenses.

HB 2643, relating to public assistance benefits.

HB 2644, relating to period products in charter schools and public schools.

HB 2645, relating to the use of body-worn cameras by law enforcement.

HB 2646, relating to the offense of driving while revoked, with penalty provisions.

THIRD READING OF HOUSE BILLS

HB 1694, relating to hazardous waste sites, was taken up by Representative Anderson.

On motion of Representative Anderson, **HB 1694** was read the third time and passed by the following vote:

AYES: 140

Aldridge Anderson Andrews Appelbaum Bailey Baringer Basye Baker Bangert Barnes Black 7 Beck Billington Black 137 Bondon Brown 27 Brown 70 Burns Busick Bromley Butz Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Griffith Gunby Haffner Hansen Haden Hannegan Helms Henderson Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McDaniel McGaugh McGirl Messenger McCreery Mitten Morris 140 Miller Moon Morgan Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Pollitt 52 Pollock 123 Pietzman Plocher Proudie Porter Quade Razer Reedy Toalson Reisch Remole Roberts 161 Roberts 77 Riggs Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Vescovo Walsh Washington Wiemann Veit Windham Wood Wright Young Mr. Speaker

NOES: 002

Pogue Rogers

PRESENT: 000

ABSENT WITH LEAVE: 020

Allred Bland Manlove Bosley Burnett Carpenter Carter Green Gregory Grier Griesheimer Hicks Merideth Price Rehder Richey Shull 16 Roden Rone Shawan Wilson

VACANCIES: 001

HCS HB 1683, relating to Alzheimer's and related dementias, was placed on the Informal Calendar.

HB 1421, relating to lodging establishments, was taken up by Representative Hudson.

On motion of Representative Hudson, **HB 1421** was read the third time and passed by the following vote:

AYES: 145

Aldridge Anderson Andrews Appelbaum Bailey Baringer Baker Bangert Barnes Basye Black 7 Beck Billington Black 137 Bondon Bosley Bromley Brown 27 Brown 70 Burns Christofanelli Butz Carpenter Chappelle-Nadal Chipman Coleman 97 DeGroot Clemens Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Falkner Fishel Fitzwater Eslinger Evans Grier Griffith Gray Francis Gannon Gunby Haden Haffner Hannegan Hansen Helms Henderson Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Kendrick Knight Lavender Lovasco Love Lynch Mackey McCreery McDaniel McGirl Mayhew McGaugh Messenger Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Roden Rowland Rogers Rone Ross Runions Ruth Sain Sauls Schnelting Schroer Shaul 113 Shields Sharp 36 Sharpe 4 Simmons Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Unsicker Vescovo Walsh Washington Wiemann Windham Wood Wright Young Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 016

Allred Bland Manlove Burnett Busick Carter Coleman 32 Green Gregory Griesheimer Hicks Merideth Shawan Shull 16 Smith Trent

Wilson

VACANCIES: 001

HB 1559, relating to the state minimum wage rate, was taken up by Representative Remole.

On motion of Representative Remole, **HB 1559** was read the third time and passed by the following vote:

ΛV	LC.	094
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Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Chipman	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McGaugh	Messenger	Miller	Moon
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Plocher
Pollitt 52	Pollock 123	Porter	Remole	Richey
Riggs	Ross	Schnelting	Schroer	Sharpe 4
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wood	Wright	Mr. Speaker	

NOES: 053

Aldridge	Allred	Appelbaum	Bangert	Baringer
Barnes	Beck	Bland Manlove	Bosley	Brown 27
Brown 70	Burns	Butz	Carpenter	Chappelle-Nadal
Clemens	Ellebracht	Gray	Gunby	Ingle
Kendrick	Lavender	Mackey	McCreery	McDaniel
McGirl	Mitten	Morgan	Mosley	Person
Pierson Jr.	Pogue	Price	Proudie	Quade
Razer	Reedy	Roberts 161	Roberts 77	Roden
Rogers	Rowland	Runions	Ruth	Sain
Sauls	Sharp 36	Stevens 46	Tate	Unsicker
Washington	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 015

Burnett	Busick	Carter	Green	Grier
Griesheimer	Kidd	Merideth	Pike	Rehder
Toalson Reisch	Rone	Shaul 113	Shull 16	Wilson

VACANCIES: 001

HCS HB 1289, relating to the registration of sexual offenders, was taken up by Representative Evans.

On motion of Representative Evans, HCS HB 1289 was read the third time and passed by the following vote:

AY.	ES:	150

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 27	Brown 70
Burns	Butz	Carpenter	Chappelle-Nadal	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Gregory	Grier	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Messenger
Miller	Mitten	Moon	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Price	Proudie	Quade	Razer
Reedy	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Ross
Rowland	Runions	Ruth	Sain	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Washington	Wiemann
Windham	Wood	Wright	Young	Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Busick Bondon Burnett Carter Green Merideth Rehder Shull 16 Griesheimer Rone

Wilson

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1293, relating to a sexual offender's duty to report, was taken up by Representative Dinkins.

On motion of Representative Dinkins, **HCS HB 1293** was read the third time and passed by the following vote:

AYES: 150

Aldridge Allred Anderson Andrews Appelbaum Baker Barnes Bailey Bangert Baringer Beck Billington Black 137 Black 7 Basye Brown 27 Bland Manlove Bondon Bosley Bromley Chappelle-Nadal Brown 70 Burns Butz Carpenter Chipman Christofanelli Coleman 32 Coleman 97 Cupps DeGroot Dinkins Dohrman Deaton Dogan Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Griffith Gunby Haden Gregory Grier Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Messenger Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pierson Jr. Pike Pollock 123 Pietzman Pollitt 52 Porter Proudie Quade Razer Reedy Price Toalson Reisch Roberts 161 Remole Richey Riggs Roberts 77 Roden Rogers Rone Ross Ruth Rowland Runions Sain Sauls Schroer Shaul 113 Schnelting Sharp 36 Sharpe 4 Solon Shawan Shields Simmons Smith Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Walsh Veit Vescovo Washington Wiemann Windham Wood Wright Young Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Burnett Busick Carter Clemens Green
Griesheimer Merideth Plocher Rehder Shull 16

Wilson

VACANCIES: 001

COMMITTEE APPOINTMENTS

February 27, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint the following to serve on the Speaker's Blue Ribbon Panel on Juvenile Justice.

Representative David Evans, Chair Representative Nick Schroer Representative Barbara Washington Senator Tony Luetkemeyer Senator Wayne Wallingford Senator Scott Sifton Bill Prince Scott Odum Bev Newman Roger Schroeder Erik Holland Jacob Shellabarger

Michael Younker Judge Stacey Lett

Judge David Dolan Marcia Hazelhorst

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 27, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint the following to the Special Committee on Disease Control and Prevention.

Representative Jonathan Patterson, Chair Representative Steve Helms, Vice-Chair Representative Jim Neely Representative Tom Hannegan
Representative Holly Rehder
Representative Kathryn Swan
Representative Lane Roberts
Representative Kip Kendrick, Ranking Minority Member
Representative Ashley Bland Manlove
Representative Yolanda Young
Representative Rasheen Aldridge

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 27, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Disease Control and Prevention will report to the Committee on Rules - Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 27, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint the following to the Special Committee on Regulatory Oversight and Reform.

Representative Ron Hicks, Chair Representative Sonya Anderson, Vice-Chair

Representative Dottie Bailey Representative Michael O'Donnell Representative Dan Houx Representative Barbara Washington, Ranking Minority Member Representative Donna Baringer

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 27, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Regulatory Oversight and Reform will report to the Committee on Rules - Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 5145 - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 81 - Conservation and Natural Resources

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 116 - Ways and Means

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1298 Pensions
- HB 1349 Special Committee on Career Readiness
- HB 1375 Corrections and Public Institutions
- HB 1417 Professional Registration and Licensing
- HB 1453 Special Committee on Homeland Security
- HB 1458 Special Committee on Small Business
- HB 1489 Special Committee on Homeland Security
- HB 1538 Judiciary
- HB 1552 Special Committee on Criminal Justice
- HB 1594 Elections and Elected Officials
- **HB 1595** Special Committee on Criminal Justice
- HB 1603 Agriculture Policy
- HB 1756 Special Committee on Criminal Justice
- HB 1780 Elections and Elected Officials
- HB 1784 Utilities
- HB 1790 Special Committee on Career Readiness
- HB 1798 Agriculture Policy
- HB 1925 Special Committee on Criminal Justice
- HB 1991 General Laws
- HB 2037 Special Committee on Small Business
- **HB 2078** Elementary and Secondary Education
- HB 2145 Corrections and Public Institutions
- **HB 2174** Elementary and Secondary Education
- HB 2184 Local Government
- HB 2288 Special Committee on Aging
- HB 2312 Judiciary
- HB 2341 Workforce Development
- HB 2344 Transportation
- HB 2363 Elections and Elected Officials
- HB 2369 Agriculture Policy
- HB 2373 Special Committee on Criminal Justice
- HB 2422 Health and Mental Health Policy
- HB 2456 Budget
- HB 2464 Insurance Policy
- HB 2468 Special Committee on Disease Control and Prevention
- HB 2481 Special Committee on Aging
- **HB 2489** Special Committee on Homeland Security
- HB 2493 Crime Prevention and Public Safety
- HB 2520 General Laws
- HB 2526 Downsizing State Government
- HB 2527 Health and Mental Health Policy

HB 2528 - Conservation and Natural Resources
HB 2535 - Corrections and Public Institutions
HB 2541 - Agriculture Policy

HB 2543 - Transportation

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HB 2552 - Children and Families

HB 2554 - Crime Prevention and Public Safety

HB 2555 - Downsizing State Government

HB 2564 - Downsizing State Government

HB 2597 - Elections and Elected Officials

HB 2612 - Corrections and Public Institutions

HB 2620 - Utilities

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SCS SB 599 - Financial Institutions

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2141**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Appelbaum, Green, Hansen, Henderson, McDaniel, Morse (151) and Roden

Noes (1): Carter

Absent (2): Moon and Remole

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 102**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): McGaugh, Shaul (113), Simmons, Stacy and Toalson Reisch

Noes (2): Morgan and Windham

Absent (0)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1639**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (4): Shaul (113), Simmons, Stacy and Toalson Reisch
Noes (3): McGaugh, Morgan and Windham
Absent (0)
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Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 2298**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham Noes (0)

Absent (0)
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Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2068**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (8): Bailey, Baker, Basye, Christofanelli, Dogan, O'Donnell, Schroer and Stacy
Noes (6): Bangert, Brown (70), Eslinger, Morgan, Proudie and Swan
Absent (0)
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Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1563**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (13): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor Noes (0)

Absent (0)
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Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2305**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (13): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor Noes (0)

Absent (0)
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Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1972** and **HB 2366**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Toalson Reisch, Trent and Veit

Noes (0)

Absent (2): Ellebracht and Schroer

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1880**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Barnes, Brown (27), Gannon, Hannegan, Hudson, Justus and Pollock (123)

Noes (0)

Absent (4): Allred, Cupps, Mosley and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1881**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Gannon, Hannegan, Hudson, Justus and Pollock (123)

Noes (0)

Absent (3): Cupps, Mosley and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2352**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Gannon, Hannegan, Hudson, Justus and Pollock (123)

Noes (0)

Absent (3): Cupps, Mosley and Schnelting

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1541**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bromley, Busick, Butz, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (1): Windham

Absent (1): Griesheimer

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1641**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bromley, Busick, Butz, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (0)

Absent (1): Griesheimer

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2423**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bromley, Busick, Butz, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (3): Griesheimer, Hurst and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2424**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bromley, Busick, Butz, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (3): Griesheimer, Hurst and Windham

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HCR 83**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell and Solon

Noes (0)

Absent (6): Barnes, Basye, Beck, Pike, Schnelting and Wilson

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 60**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1335**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1485**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Mitten, Rehder and Schroer

Noes (2): Carpenter and Lavender

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2216**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2249**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2315**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (2): Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2374**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon

Noes (2): Carpenter and Lavender

Absent (1): Shull (16)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 552** entitled:

An act to repeal section 105.470, RSMo, and to enact in lieu thereof one new section relating to legislative lobbyists.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 689** entitled:

An act to repeal sections 337.020, 337.029, and 337.050, RSMo, and to enact in lieu thereof four new sections relating to licensing requirements for certain professionals.

In which the concurrence of the House is respectfully requested.

Read first time.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Friday, February 28, 2020.

COMMITTEE HEARINGS

BUDGET

Tuesday, March 3, 2020, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1283, HB 2014, HB 2017, HB 2018, HB 2019

Executive session may be held on any matter referred to the committee.

Budget Committee will hear recommended changes from Appropriation Subcommittees.

Review Committee Substitute for HB 2014.

AMENDED

CONSENT AND HOUSE PROCEDURE

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 5.

Public hearing will be held: HR 5024, HR 5041

Executive session will be held: HCS HCR 68, HR 5024, HR 5041, HB 2098, HB 2415

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, March 2, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2528, HB 2427

Executive session will be held: HB 2144

Executive session may be held on any matter referred to the committee.

Presentation regarding wood products and forestry conservation.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, March 2, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2086, HB 2133 Executive session will be held: HB 1964, HB 2097

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Monday, March 2, 2020, 11:30 AM, House Hearing Room 5.

Public hearing will be held: HB 2555, HB 2526, HB 2564, HB 2290

Executive session will be held: HB 2126

Executive session may be held on any matter referred to the committee.

Note the time and location change.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2310, HB 2491, HB 1487

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, March 2, 2020, 2:00 PM, House Hearing Room 6.

Executive session will be held: HCS HB 1331, HCS HB 1333, HCS HB 1683

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, March 2, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2412, HB 2527, HB 1816

Executive session may be held on any matter referred to the committee.

Changed order in which bills will be heard.

AMENDED

HIGHER EDUCATION

Monday, March 2, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2518, HB 1508

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the Coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

PENSIONS

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 2165

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, March 2, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Executive session will be held: SCR 38

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, March 4, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2481, HB 2288

Executive session will be held: HB 1516

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Monday, March 2, 2020, 1:30 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Testimony from Dr. Randall Williams, Director of the Missouri Department of Health and Senior Services regarding coronavirus.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, March 3, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 1453, HB 1489, HB 2489

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 6.

Executive session will be held: HB 1998

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 2, 2020, 11:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Discussion on Medicaid funding.

Room change.

CORRECTED

UTILITIES

Tuesday, March 3, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 2467, HB 2620

Executive session will be held: HB 2050

Executive session may be held on any matter referred to the committee.

Discussion on issues relating to communication services offered in political subdivisions and franchise/video service provider fees.

WORKFORCE DEVELOPMENT

Monday, March 2, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1884, HB 2202, HB 2203

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTIETH DAY, FRIDAY, FEBRUARY 28, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 96 through HCR 104

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 120 through HJR 124

HOUSE BILLS FOR SECOND READING

HB 2647 through HB 2731

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston HCS HJR 87 - Miller HJR 72 - Basye

HOUSE BILLS FOR PERFECTION

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HB 1468 - Toalson Reisch

HCS HB 1540 - Basye

HB 1704 - O'Donnell

HCS HBs 1306 & 2065 - Neely

HCS HB 1334 - Kelley (127)

HB 1698 - Henderson

HB 1716 - Morse (151)

HB 1741 - Hicks

HB 1768 - Riggs

HCS HB 1817 - Dinkins

HB 1818 - Dinkins

HCS HB 1854 - Pfautsch

HB 1903 - Shields

HCS HB 2120 - Kidd

HB 1386 - Murphy

HCS HB 2128 - Rone

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon HB 1383 - Washington

HOUSE BILLS FOR THIRD READING

HCS HB 1331, (Fiscal Review 2/26/20) - Veit HCS HB 1333, (Fiscal Review 2/26/20) - Sharpe (4)

HCS HB 1600 - Simmons

HCS HB 1912 - Bailey

HCS HB 1896, E.C. - Roberts (161)

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 1683, (Fiscal Review 2/25/20) - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SB 552 - Wieland SCS SB 689 - Emery

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTIETH DAY, FRIDAY, FEBRUARY 28, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

HOUSE RESOLUTIONS

Representative Veit offered House Resolution No. 5165.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 105, introduced by Representative Pogue, relating to marriage.

HCR 106, introduced by Representative Pogue, relating to green spaces.

HCR 107, introduced by Representative Ross, relating to opposition to Congressional action aimed at abolishing ICE.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 125, introduced by Representative Shawan, relating to medical marijuana legal expenses.

HJR 126, introduced by Representative Pogue, relating to the safekeeping of personal information.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2732, introduced by Representative McDaniel, relating to A+ schools.

HB 2733, introduced by Representative Francis, relating to verification of motor vehicle financial responsibility.

HB 2734, introduced by Representative Shawan, relating to medical marijuana legal expenses.

HB 2735, introduced by Representative Dinkins, relating to the renaming of a certain state park.

HB 2736, introduced by Representative Smith, relating to income tax deductions for certain educators.

HB 2737, introduced by Representative Black (137), relating to higher education teacher education accreditation programs.

HB 2738, introduced by Representative Young, relating to the establishment of a home visit program within the department of social services.

HB 2739, introduced by Representative Person, relating to human trafficking.

HB 2740, introduced by Representative Person, relating to missing persons reports.

HB 2741, introduced by Representative Lavender, relating to the abolition of certain funds.

HB 2742, introduced by Representative Tate, relating to transportation.

HB 2743, introduced by Representative Veit, relating to renewable energy technology.

HB 2744, introduced by Representative Gray, relating to retirement benefits for certain teacher retirement systems.

HB 2745, introduced by Representative Windham, relating to student representatives to public institutions of higher education.

HB 2746, introduced by Representative Windham, relating to standard forms for higher education admission and financial aid letters.

HB 2747, introduced by Representative Ross, relating to MO HealthNet reimbursements to not-for-profit hospitals.

HB 2748, introduced by Representative Clemens, relating to persons with disabilities.

HB 2749, introduced by Representative Griesheimer, relating to the safekeeping of personal information.

HB 2750, introduced by Representative Basye, relating to elementary and secondary education.

HB 2751, introduced by Representative Trent, relating to the farmer equity act.

HB 2752, introduced by Representative Pogue, relating to persons authorized to solemnize marriages.

HB 2753, introduced by Representative Pogue, relating to public restrooms.

HB 2754, introduced by Representative Pogue, relating to captive cervids.

HB 2755, introduced by Representative Pogue, relating to protections against feral hogs.

HB 2756, introduced by Representative Pogue, relating to the general assembly.

HB 2757, introduced by Representative Pogue, relating to state land purchases.

HB 2758, introduced by Representative Pogue, relating to foreign ownership of agricultural land.

HB 2759, introduced by Representative Bangert, relating to school supplies.

HB 2760, introduced by Representative Pogue, relating to the safekeeping of personal information, with penalty provisions.

HB 2761, introduced by Representative Beck, relating to vapor products, with penalty provisions.

HB 2762, introduced by Representative Deaton, relating to state lottery advertising.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 96, relating to minority organ donor awareness week.

HCR 97, relating to American Red Cross minority blood drive day.

HCR 98, relating to donate life month.

HCR 99, relating to sickle cell awareness week.

HCR 100, relating to colon cancer awareness week.

HCR 101, relating to great Missouri smokeout day.

HCR 102, relating to the Black Vulture Depredation Task Force.

- HCR 103, relating to the bicentennial of the state of Maine.
- HCR 104, relating to the "Celebrate #extrAAAordinary" initiative.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- HJR 120, relating to public employment for members of the general assembly.
- **HJR 121**, relating to excursion gambling boats.
- **HJR 122**, relating to initiative petitions.
- HJR 123, relating to property tax assessments.
- HJR 124, relating to the department of highways and transportation.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2647, relating to the removal of commercial motor vehicles from roadways.
- **HB 2648**, relating to licensing of accountants.
- **HB 2649**, relating to expungement.
- HB 2650, relating to literacy instruction, with a delayed effective date for a certain section.
- HB 2651, relating to tax credits.
- HB 2652, relating to prescription drug wholesale importation.
- HB 2653, relating to the subdivision property owners' protection act.
- **HB 2654**, relating to missing endangered veterans.
- **HB 2655**, relating to the brain injury fund.
- **HB 2656**, relating to election day.
- **HB 2657**, relating to witness testimony in committees of the general assembly.
- HB 2658, relating to sales and use tax exemptions.

HB 2659, relating to the legislative information center.

HB 2660, relating to mileage disclosure requirements, with penalty provisions.

HB 2661, relating to voter registration.

HB 2662, relating to a voluntary identity theft protection plan for state employees.

HB 2663, relating to municipal elections.

HB 2664, relating to persons with disabilities.

HB 2665, relating to sales tax.

HB 2666, relating to the offense of stealing, with penalty provisions.

HB 2667, relating to insurer services.

HB 2668, relating to the regulation of property uses.

HB 2669, relating to retirement benefits for police officers.

HB 2670, relating to lump sum elections for state employees.

HB 2671, relating to literacy instruction, with a delayed effective date for a certain section.

HB 2672, relating to the counseling of pregnant patients.

HB 2673, relating to tobacco products, with penalty provisions and an emergency clause.

HB 2674, relating to discrimination against employees for medical marijuana use.

HB 2675, relating to the bi-state metropolitan district.

HB 2676, relating to feral hog hunting.

HB 2677, relating to financial responsibility for feral hog damage.

HB 2678, relating to insurance coverage for health services.

HB 2679, relating to firearms, with penalty provisions.

HB 2680, relating to public utility company property assessments.

HB 2681, relating to gaming facilities.

HB 2682, relating to the cost of insulin.

HB 2683, relating to defined benefit plans.

HB 2684, relating to business covenants.

HB 2685, relating to libraries.

HB 2686, relating to the uninsured vehicle enforcement program, with penalty provisions.

HB 2687, relating to safe drinking water in schools.

HB 2688, relating to investigations of firefighters.

HB 2689, relating to the right to bring a civil action for certain unlawful discriminatory practices.

HB 2690, relating to a Negro Leagues Baseball Museum special license plate.

HB 2691, relating to sports wagering, with penalty provisions.

HB 2692, relating to public assistance programs.

HB 2693, relating to maintenance orders.

HB 2694, relating to parole eligibility.

HB 2695, relating to sexual offenses, with penalty provisions.

HB 2696, relating to campus free expression.

HB 2697, relating to utilities.

HB 2698, relating to internet domain names of website operators, with penalty provisions.

HB 2699, relating to the custody or visitation of a child, with penalty provisions.

HB 2700, relating to a pilot project for increasing children's access to incarcerated mothers.

HB 2701, relating to property tax assessments, with a contingent effective date.

HB 2702, relating to the highways and transportation commission.

HB 2703, relating to feral hog population controls.

HB 2704, relating to novelty lighters, with a penalty provision.

HB 2705, relating to parole eligibility.

HB 2706, relating to charitable pharmacies.

HB 2707, relating to electronic public records, with penalty provisions.

HB 2708, relating to the offense of sexual conduct in the course of public duty, with a penalty provision.

HB 2709, relating to the dissemination of certain recordings by TNC drivers, with penalty provisions.

HB 2710, relating to the registration of sexual offenders.

HB 2711, relating to criminal justice reform tax credits.

HB 2712, relating to health care providers.

HB 2713, relating to pelvic examinations.

HB 2714, relating to protecting the right to keep and bear arms.

HB 2715, relating to family court participants participating in the medical marijuana program.

HB 2716, relating to tax credits.

HB 2717, relating to school district cost sharing.

HB 2718, relating to public school athletic contests.

HB 2719, relating to the feral hog bounty program.

HB 2720, relating to taxation.

HB 2721, relating to juvenile officers.

HB 2722, relating to motorcycle headlamps.

HB 2723, relating to family court participants participating in the medical marijuana program.

HB 2724, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 2725, relating to the sunshine law.

HB 2726, relating to fire protection districts.

HB 2727, relating to substitute teachers.

HB 2728, relating to retirement benefits for certain teacher retirement systems.

HB 2729, relating to emergency services.

HB 2730, relating to loans by traditional installment loan lenders.

HB 2731, relating to the property assessed clean energy program.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 552, relating to legislative lobbyists.

SCS SB 689, relating to licensing requirements for certain professionals.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 5165 - Consent and House Procedure

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 122 - General Laws

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2485 - Special Committee on Criminal Justice

The following members' presence was noted: Bangert, Basye, Billington, Black (137), Bosley, Bromley, Brown (27), Chipman, Coleman (32), DeGroot, Eggleston, Haden, Hurst, Kelley (127), Kendrick, Muntzel, Person, Pogue, Porter, Proudie, Sharp (36), Shawan, Tate, Toalson Reisch, Vescovo, Wiemann, Windham, and Wood.

ADJOURNMENT

On motion of Representative Wiemann, the House adjourned until 4:00 p.m., Monday, March 2, 2020.

COMMITTEE HEARINGS

BUDGET

Tuesday, March 3, 2020, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1283, HB 2014, HB 2017, HB 2018, HB 2019

Executive session may be held on any matter referred to the committee.

Budget Committee will hear recommended changes from Appropriation Subcommittees.

Review Committee Substitute for HB 2014.

AMENDED

CHILDREN AND FAMILIES

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2552

Executive session will be held: HB 1271, HB 1437, HB 2356

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 4.

Public hearing will be held: HR 5024, HR 5041

Executive session will be held: HCS HCR 68, HR 5024, HR 5041, HB 2098, HB 2415

Executive session may be held on any matter referred to the committee.

Room changed to HR 4.

CORRECTED

CONSERVATION AND NATURAL RESOURCES

Monday, March 2, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2528, HB 2427

Executive session will be held: HB 2144

Executive session may be held on any matter referred to the committee.

Presentation regarding wood products and forestry conservation.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 3, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2612, HB 2170, HB 1375, HB 2145

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, March 2, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2086, HB 2133

Executive session will be held: HB 1964, HB 2097

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Monday, March 2, 2020, 11:30 AM, House Hearing Room 5.

Public hearing will be held: HB 2555, HB 2526, HB 2564, HB 2290

Executive session will be held: HB 2126

Executive session may be held on any matter referred to the committee.

Note the time and location change.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1720, HB 1777, HB 2363

Executive session will be held: HJR 109, HB 2368, HB 1761

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2310, HB 2491, HB 1487

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, March 2, 2020, 2:00 PM, House Hearing Room 6.

Executive session will be held: HCS HB 1331, HCS HB 1333, HCS HB 1683

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, March 2, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2412, HB 2527, HB 1816

Executive session may be held on any matter referred to the committee.

Changed order in which bills will be heard.

AMENDED

HIGHER EDUCATION

Monday, March 2, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2518, HB 1508

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS

Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussion of Missouri's preparation for the coronavirus.

CORRECTED

JOINT COMMITTEE ON EDUCATION

Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Co-chair election and presentation/discussion on general education requirements.

JUDICIARY

Tuesday, March 3, 2020, 4:00 PM or upon adjournment (whicever is later),

House Hearing Room 5.

Public hearing will be held: HB 1721, HB 2051, HB 1691, HB 1900, HB 1538

Executive session will be held: HB 1519, HB 1520, HB 1937, HB 2223, HB 2207, HB 1413

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 1560, HB 1997, HB 2504

Executive session will be held: HB 2336, HB 1602, HB 2266, HB 1601, HB 1775, HB 2322

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, March 3, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 2165

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, March 2, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Executive session will be held: SCR 38

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, March 4, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2481, HB 2288

Executive session will be held: HB 1516

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Monday, March 2, 2020, 1:30 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Testimony from Dr. Randall Williams, Director of the Missouri Department of Health and Senior Services, regarding coronavirus.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, March 3, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 1453, HB 1489, HB 2489

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188

Executive session will be held: HB 1878, HB 2267

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, March 3, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 6.

Executive session will be held: HB 1998

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 2, 2020, 11:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Discussion on Medicaid funding.

Room change.

CORRECTED

UTILITIES

Tuesday, March 3, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Executive session will be held: HB 2050

Executive session may be held on any matter referred to the committee.

Removed HB 2620 and HB 2467.

Discussion on issues relating to communication services offered in political subdivisions and franchise/video service provider fees.

AMENDED

WORKFORCE DEVELOPMENT

Monday, March 2, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1884, HB 2202, HB 2203

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-FIRST DAY, MONDAY, MARCH 2, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 105 through HCR 107

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 125 and HJR 126

HOUSE BILLS FOR SECOND READING

HB 2732 through HB 2762

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston HCS HJR 87 - Miller HJR 72 - Basye

HOUSE BILLS FOR PERFECTION

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HB 1468 - Toalson Reisch

HCS HB 1540 - Basye

HB 1704 - O'Donnell

HCS HBs 1306 & 2065 - Neely

HCS HB 1334 - Kelley (127)

HB 1698 - Henderson

HB 1716 - Morse (151)

HB 1741 - Hicks

HB 1768 - Riggs

HCS HB 1817 - Dinkins

HB 1818 - Dinkins

HCS HB 1854 - Pfautsch

HB 1903 - Shields

HCS HB 2120 - Kidd

HB 1386 - Murphy

HCS HB 2128 - Rone

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HB 1383 - Washington

HOUSE BILLS FOR THIRD READING

HCS HB 1331, (Fiscal Review 2/26/20) - Veit

HCS HB 1333, (Fiscal Review 2/26/20) - Sharpe (4)

HCS HB 1600 - Simmons

HCS HB 1912 - Bailey

HCS HB 1896, E.C. - Roberts (161)

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 1683, (Fiscal Review 2/25/20) - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-SECOND DAY, MONDAY, FEBRUARY 17, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Jered Taylor.

Lord, we come before You on a beautiful February day, and we pause to give You thanks. In the hustle and bustle of life we recognize the power of prayer and the recognition of Your love and Your desire for us to worship You in prayer.

We ask that You humble us. Make us humble servants of You and serve our constituents humbly. We pray for wisdom in making the decisions that will affect the lives of Missourians, and we pray for civility in our chamber and awareness of how emotions cloud our decisions. Lord, use us to make the lives of Missourians better.

We thank You for sending Your Son to be the sacrifice of our sins, and we pray that we are an example of that love You show us to each other and to those we represent. Thank You for giving us this opportunity, and we pray that we do not waste it.

In Your name we pray.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Alex Baker and Olivia Baker.

The Journal of the twenty-first day was approved as printed by the following vote:

AYES: 137

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Burnett	Burns	Busick
Butz	Carter	Chipman	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Knight	Kolkmeyer	Lavender

Lovasco	Love	Lynch	Mackey	McCreery
McDaniel	McGaugh	McGirl	Messenger	Miller
Mitten	Moon	Morgan	Morse 151	Mosley
Muntzel	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Proudie	Quade	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Rogers	Rone	Ross	Runions
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Solon	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Walsh	Washington	Wiemann	Wilson	Wright
Young	Mr. Speaker			

NOES: 003

Bland Manlove Rowland Sain

PRESENT: 001

Windham

ABSENT WITH LEAVE: 021

Aldridge	Bosley	Brown 70	Carpenter	Chappelle-Nadal
Christofanelli	Evans	Green	Hannegan	Kidd
Mayhew	Merideth	Morris 140	Price	Roden
Shull 16	Smith	Spencer	Tate	Vescovo

Wood

VACANCIES: 001

Representative Anderson assumed the Chair.

HOUSE RESOLUTIONS

Representative Quade offered House Resolution No. 5024.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2476, introduced by Representative Walsh, relating to Missouri accountability portal.

HB 2477, introduced by Representative Kelly (141), relating to closed records.

HB 2478, introduced by Representative Unsicker, relating to education savings program expenses.

HB 2479, introduced by Representative Ruth, relating to school district background checks.

- **HB 2480**, introduced by Representative Coleman (97), relating to earnings tax.
- **HB 2481**, introduced by Representative Morris (140), relating to dementia training for certain persons employed as caregivers.
- HB 2482, introduced by Representative Ruth, relating to flood insurance.
- HB 2483, introduced by Representative Hovis, relating to sales tax.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 117, relating to persons entitled to vote.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2463**, relating to the narcotics control act, with penalty provisions.
- HB 2464, relating to health information exchange activities.
- **HB 2465**, relating to motor clubs.
- **HB 2466**, relating to the designation of a memorial highway.
- **HB 2467**, relating to rural electric cooperatives.
- HB 2468, relating to insurance coverage for breast cancer.
- HB 2469, relating to subpoena power of the secretary of state.
- HB 2470, relating to reading success in schools.
- HB 2471, relating to timeshares, with penalty provisions.
- **HB 2472**, relating to reemployment rights of Missouri Task Force One members.
- HB 2473, relating to the county employees' retirement system, with penalty provisions.
- HB 2474, relating to the Missouri homestead preservation act, with a delayed effective date.
- HB 2475, relating to pelvic examinations.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SCS SB 609, relating to opioid addiction treatment.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1693**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Baringer, Burnett, Gregory, Houx, Morgan and Wood

Noes (3): Deaton, Walsh and Wiemann

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1933**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1933, relating to the Missouri local government expenditure database, was taken up by Representative Wiemann.

On motion of Representative Wiemann, **HB 1933** was read the third time and passed by the following vote:

AYES: 133

Aldridge	Allred	Anderson	Andrews	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Burnett	Burns	Butz	Carpenter	Carter
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Knight	Kolkmeyer	Lovasco	Love
Mayhew	McDaniel	McGaugh	McGirl	Messenger
Miller	Moon	Morgan	Morris 140	Morse 151

Mosley	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Proudie
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rogers	Rone	Ross	Runions	Ruth
Sain	Sauls	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Mr. Speaker		

NOES: 017

Appelbaum Beck Bland Manlove Brown 27 Busick Lavender Mackey McCreery Mitten Pierson Jr. Pogue Quade Rowland Sharp 36 Stevens 46 Unsicker Young

PRESENT: 000

ABSENT WITH LEAVE: 012

Bosley Brown 70 Chappelle-Nadal Evans Green
Hannegan Kidd Lynch Merideth Price

Shull 16 Tate

VACANCIES: 001

Representative Anderson declared the bill passed.

THIRD READING OF HOUSE BILLS

HB 1317, relating to elementary and secondary education, was taken up by Representative Sommer.

Speaker Haahr resumed the Chair.

On motion of Representative Sommer, **HB 1317** was read the third time and passed by the following vote:

AYES: 149

Allred Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Beck Billington Black 137 Black 7 Basye Bland Manlove Bondon Bromley Brown 27 Burnett Carter Chipman Burns Butz Carpenter Christofanelli Coleman 32 Coleman 97 Cupps Clemens Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Falkner Fishel Fitzwater Francis Gannon Gray Green Grier Griesheimer Griffith Gunby Gregory

Haden	Haffner	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Knight	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Messenger	Miller	Mitten
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rogers	Rone	Ross	Rowland
Runions	Ruth	Sain	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Washington	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	

NOES: 004

Busick Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 009

Bosley Brown 70 Chappelle-Nadal Evans Hannegan Kidd Merideth Shull 16 Tate

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1693, relating to the narcotics control act, was taken up by Representative Rehder.

Representative Hudson assumed the Chair.

On motion of Representative Rehder, **HB 1693** was read the third time and passed by the following vote:

AYES: 098

Aldridge Allred Andrews Appelbaum Bangert Baringer Barnes Basye Beck Black 137 Black 7 Bland Manlove Bosley Brown 27 Burnett Burns Butz Carpenter Carter Clemens Coleman 97 Dinkins Ellebracht Eslinger Cupps Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Griesheimer Griffith Gunby Haden Henderson Houx Hudson Ingle Justus Kelley 127 Kendrick Knight Kolkmeyer Lavender Love Lynch Mackey McGaugh Miller Mitten McCreery Messenger

Morgan Patterson Porter Reedy Roberts 77 Ruth	Morris 140 Person Price Rehder Rogers Sain	Morse 151 Pfautsch Proudie Remole Rone Sauls	Mosley Pierson Jr. Quade Riggs Rowland Sharp 36	Muntzel Pike Razer Roberts 161 Runions Sharpe 4		
Shaul 113 Unsicker	Shields Veit	Solon Washington	Stephens 128 Windham	Stevens 46 Wood		
Wright	Young	Mr. Speaker	w munam	Wood		
NOES: 056						
Anderson Bromley Deaton Grier Hill Mayhew Neely Pollitt 52	Bailey Busick DeGroot Haffner Hovis McDaniel O'Donnell Pollock 123	Baker Chipman Dogan Hansen Hurst McGirl Pietzman Toalson Reisch	Billington Christofanelli Dohrman Helms Kelly 141 Moon Plocher Richey	Bondon Coleman 32 Eggleston Hicks Lovasco Murphy Pogue Roden		
Ross Smith	Schnelting	Schroer	Shawan	Simmons		
Taylor Wilson	Sommer Trent	Spencer Vescovo	Stacy Walsh	Swan Wiemann		
PRESENT: 000						
ABSENT WITH LEAVE: 008						
Brown 70 Merideth	Chappelle-Nadal Shull 16	Evans Tate	Hannegan	Kidd		

VACANCIES: 001

Representative Hudson declared the bill passed.

Speaker Haahr resumed the Chair.

PERFECTION OF HOUSE BILLS

HB 1631, relating to the joint committee on the Missouri constitutional convention, was taken up by Representative Deaton.

On motion of Representative Deaton, the title of HB 1631 was agreed to.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative Deaton, HB 1631 was ordered perfected and printed.

HCS HB 1959, relating to third-party motor vehicle inspection reports, was taken up by Representative Ruth.

On motion of Representative Ruth, the title of HCS HB 1959 was agreed to.

On motion of Representative Ruth, HCS HB 1959 was adopted.

On motion of Representative Ruth, HCS HB 1959 was ordered perfected and printed.

HB 1566, relating to state personnel, was taken up by Representative Burnett.

On motion of Representative Burnett, the title of **HB 1566** was agreed to.

Representative Mitten offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1566, Page 3, Section 36.020, Line 56, by deleting the word "an" and inserting in lieu thereof the words "[an] the"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mitten, **House Amendment No. 1** was adopted.

On motion of Representative Burnett, **HB 1566**, as amended, was ordered perfected and printed.

HCS HB 1411, relating to the statute of limitations to recover damages for childhood sexual abuse, was placed on the Informal Calendar.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 5024 - Consent and House Procedure

COMMITTEE REPORTS

Committee on Financial Institutions, Chairman Bondon reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2206**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bailey, Billington, Bland Manlove, Bondon, Clemens, DeGroot, Green, Griesheimer, McGirl, O'Donnell and Rowland

Noes (0)

Absent (3): Francis, Shaul (113) and Shull (16)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2093**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Carpenter, Coleman (97), Fitzwater, McCreery, Plocher, Rogers, Shawan and Taylor

Noes (0)

Absent (4): Hicks, Merideth, Patterson and Schroer

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1485**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (0)

Committee on Workforce Development, Chairman Swan reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 1688**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Baker, Bangert, Beck, Coleman (32), Fishel, Hansen, Henderson, Justus, Murphy, Riggs and Sharp (36)

Noes (0)

Absent (3): Eslinger, Roberts (77) and Swan

COMMITTEE CHANGES

February 17, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Jered Taylor, Representative J. Eggleston and Representative Jon Carpenter to the Special Committee on Government Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

SUBCOMMITTEE CHANGES

February 17, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Doug Richey from the Subcommittee on Appropriations – Public Safety, Corrections, Transportation and Revenue.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 17, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Aaron Griesheimer from the Subcommittee on Appropriations - Education.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District February 17, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Doug Richey to the Subcommittee on Appropriations – Education.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 17, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Aaron Griesheimer to the Subcommittee on Appropriations – Public Safety, Corrections, Transportation and Revenue.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 17, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Dirk Deaton to the Subcommittee on Appropriations – Health, Mental Health, and Social Services.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, February 18, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 19, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1406, HB 2321

Executive session will be held: HB 2111

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, February 18, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Office of Administration presentation regarding reappropriations, maintenance & repair and capital improvements.

CHILDREN AND FAMILIES

Tuesday, February 18, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1437, HB 1271, HB 2356

Executive session will be held: HB 1558, HB 1666, HB 2171, HB 1288

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 18, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4781, HR 4994

Executive session will be held: HCS HCR 68, HB 1270, HB 1916, HR 4781, HR 4994

Executive session may be held on any matter referred to the committee.

Added HR 4994.

CORRECTED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 18, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2141

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1639, HJR 102, HB 2298

Executive session will be held: HB 2232, HB 1932, HJR 89

Executive session may be held on any matter referred to the committee.

Added HB 2298

AMENDED

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 18, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1820, HB 1345, HB 1961, HB 2068

Executive session will be held: HB 1483, HB 1733

Executive session may be held on any matter referred to the committee.

Removed HB 1487 and added HB 2068.

AMENDED

GENERAL LAWS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1257, HJR 82

Executive session will be held: HB 1699

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, February 19, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 1647, HB 1648, HB 2311

Executive session will be held: HB 1634, HB 2085

Executive session may be held on any matter referred to the committee.

Added HB 2311.

AMENDED

JOINT COMMITTEE ON LEGISLATIVE RESEARCH - PERSONNEL SUBCOMMITTEE

Tuesday, February 18, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Personnel issues.

The meeting will be closed pursuant to Section 610.021(3).

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, February 24, 2020, 1:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

First quarter JCPER meeting in House Hearing Room 4.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

JUDICIARY

Tuesday, February 18, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Public hearing will be held: HB 1972, HB 2366, HB 1937, HB 1996, HB 1341, HB 2374 Executive session will be held: HB 1332, HB 1952, HB 2139, HB 2241, HB 2244, HCR 74, HB 2216

Executive session may be held on any matter referred to the committee.

Added HB HB 2374.

AMENDED

LOCAL GOVERNMENT

Tuesday, February 18, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2266, HB 2322, HB 2336

Executive session will be held: HB 2183, HB 1389, HB 1403, HB 1602

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, February 18, 2020, 12:45 PM, House Hearing Room 7.

Public hearing will be held: HB 1870, HB 2304, HB 2300, HB 2095

Executive session will be held: HB 1891, HB 2125, HB 1995, HB 2219

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, February 18, 2020, 9:00 AM, House Hearing Room 4.

Executive session will be held: HCS HB 1682, HR 4596, HCS HB 1808, HB 1596,

HJR 72, HCS#2 HB 1568, HB 1419, HCR 59, HCS HB 1451, HCS HB 2128

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 18, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 1342, HB 1853, HCS HBs 2100 & 1532,

HCS HBs 1809 & 1570, HCS HB 1702, HB 1814, HB 1543, HCS HB 2151, HCS HB 1819,

HCS HB 1460, HCS HB 1701, HB 2164, HB 1736, HCS HBs 2204 & 2257, HCS HB 2092,

HCS HB 1484, HCS HB 2179

Executive session may be held on any matter referred to the committee.

Adding HB 1736, removing HB 1734

AMENDED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 20, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, February 19, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Corrected time in which hearing will begin.

Continued testimony from the Department of Health and Senior Services regarding Medical Marijuana processes and licensing.

CORRECTED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 25, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 5.

Public hearing will be held: HJR 100, HB 2284, HB 2318

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2267, HB 1878

Executive session will be held: HB 1590, HB 2072

Executive session may be held on any matter referred to the committee.

Removed HB 2188

AMENDED

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

UTILITIES

Tuesday, February 18, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2182, HB 2040, HB 2050

Executive session will be held: HB 1953, HB 2094

Executive session may be held on any matter referred to the committee.

Added HB 2094.

AMENDED

VETERANS

Wednesday, February 19, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HCR 83

Executive session will be held: HB 1316

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1907, HB 1914

Executive session will be held: HB 2303, HB 1713

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-THIRD DAY, TUESDAY, FEBRUARY 18, 2020

HOUSE BILLS FOR SECOND READING

HB 2476 through HB 2483

HOUSE BILLS FOR PERFECTION

HCS HB 1434 - Richey

HCS HB 1488 - Bromley

HCS HB 1896 - Roberts (161)

HB 1348 - Baker

HCS HBs 1387 & 1482 - Murphy

HB 1418 - McGirl

HB 1486 - Rehder

HCS HB 1655 - Kelly (141)

HB 1640 - Taylor

HCS HB 1787 - Chipman

HB 2061 - Christofanelli

HCS HB 1868 - Swan

HB 1873 - Gregory

HCS HB 1696 - Henderson

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HOUSE BILLS FOR PERFECTION - CONSENT

(02/12/2020)

HB 1935 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith CCS SCS HCS HB 2 - Smith CCS#2 SCS HCS HB 3 - Smith CCS SCS HCS HB 4 - Smith CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-THIRD DAY, TUESDAY, FEBRUARY 18, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Marilyn Seaton.

You are the light of the world. (Matthew 5:14)

Eternal God, spirit of light and life, in this day of distress, in this world of suffering and sorrow, we would purify our own hearts as we face the high responsibilities and great demands committed to our care and to our attention this day. Let our littleness be swallowed up in Your greatness, our pettiness in Your pursuing presence, and our trite criticisms in Your triumphant Spirit.

Before the altar of prayer we bow, confessing our faults, asking Your forgiveness, and praying that You will give us strength and wisdom that in these days we fail not humanity or You.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Sullivan Sulley Menne, Heydon Lawrence Muntzel, Michael Joseph Muntzel, Audrey Schnelting, Catherine Schnelting, and S.J. Schnelting.

The Journal of the twenty-second day was approved as printed by the following vote:

AYES: 119

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bromley	Brown 27	Burnett	Burns	Busick
Butz	Carpenter	Carter	Chipman	Clemens
Coleman 32	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Falkner	Fishel	Fitzwater	Francis	Gray
Green	Griesheimer	Griffith	Gunby	Haden
Haffner	Hansen	Helms	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kendrick	Knight	Kolkmeyer	Lavender
Lovasco	Lynch	Mackey	Mayhew	McCreery
McGaugh	McGirl	Messenger	Mitten	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson

Pfautsch	Pierson Jr.	Pogue	Pollitt 52	Pollock 123
Porter	Proudie	Quade	Reedy	Rehder
Toalson Reisch	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rone	Ross	Ruth	Sauls
Schnelting	Sharp 36	Sharpe 4	Shields	Smith
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Young	Mr. Speaker	

NOES: 002

Rowland Sain

PRESENT: 000

ABSENT WITH LEAVE: 041

Aldridge	Bangert	Bosley	Brown 70	Chappelle-Nadal
Christofanelli	Coleman 97	Evans	Gannon	Gregory
Grier	Hannegan	Henderson	Hicks	Kelly 141
Kidd	Love	McDaniel	Merideth	Miller
Moon	Morgan	Morris 140	Mosley	Person
Pietzman	Pike	Plocher	Price	Razer
Remole	Rogers	Runions	Schroer	Shaul 113
Shawan	Shull 16	Simmons	Solon	Washington

Windham

VACANCIES: 001

Representative Ross assumed the Chair.

HOUSE RESOLUTIONS

Representative Hill offered House Resolution No. 5036.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 118, introduced by Representative Price, relating to medical marijuana identification cards.

HJR 119, introduced by Representative Ross, relating to religious beliefs, practices, and tenets.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2484, introduced by Representative Burnett, relating to services provided to students.

HB 2485, introduced by Representative Schroer, relating to nonsupport, with a penalty provision.

HB 2486, introduced by Representative Schroer, relating to adult offender supervision.

HB 2487, introduced by Representative Hill, relating to firearms.

HB 2488, introduced by Representative Chipman, relating to student tracking in public institutions of higher education.

HB 2489, introduced by Representative Riggs, relating to state contracts for dredging equipment.

HB 2490, introduced by Representative Kendrick, relating to community solar gardens.

HB 2491, introduced by Representative Christofanelli, relating to the virtual school program.

HB 2492, introduced by Representative Fishel, relating to financial regulations.

HB 2493, introduced by Representative Coleman (97), relating to outside the hospital do-not-resuscitate orders.

HB 2494, introduced by Representative Bosley, relating to the habitability of the premises of a tenant.

HB 2495, introduced by Representative Bosley, relating to the show-me healthy babies program.

HB 2496, introduced by Representative Price, relating to the legalization of marijuana for adult use, with penalty provisions.

HB 2497, introduced by Representative Price, relating to excursion gambling boats.

HB 2498, introduced by Representative Hicks, relating to student curators.

HB 2499, introduced by Representative Washington, relating to low-income housing tax credits.

HB 2500, introduced by Representative Washington, relating to providing services to homeless persons.

HB 2501, introduced by Representative O'Donnell, relating to state employees.

HB 2502, introduced by Representative Baringer, relating to CBD oil products, with penalty provisions.

HB 2503, introduced by Representative Allred, relating to taxation.

HB 2504, introduced by Representative Justus, relating to transient guest taxes.

HB 2505, introduced by Representative Bromley, relating to registration fees for boats and outboard motors.

HB 2506, introduced by Representative Shawan, relating to firearm buyback programs, with a penalty provision.

HB 2507, introduced by Representative Helms, relating to federal regulation of private health insurance, with an emergency clause.

HB 2508, introduced by Representative Coleman (32), relating to credentialing by health carriers.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2476, relating to Missouri accountability portal.

HB 2477, relating to closed records.

HB 2478, relating to education savings program expenses.

HB 2479, relating to school district background checks.

HB 2480, relating to earnings tax.

HB 2481, relating to dementia training for certain persons employed as caregivers.

HB 2482, relating to flood insurance.

HB 2483, relating to sales tax.

PERFECTION OF HOUSE BILLS

HCS HB 1434, relating to financial interest forms, was taken up by Representative Richey.

On motion of Representative Richey, the title of HCS HB 1434 was agreed to.

Speaker Haahr resumed the Chair.

Representative Morgan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1434, Page 1, Section 105.485, Line 6, by deleting the words "himself, his" and inserting in lieu thereof the words "himself or herself, his or her"; and

Further amend said bill and section, Pages 1-4, Lines 8, 10, 21, 23, 105, and 106, by inserting after the word "he" the words "or she"; and

Further amend said bill and section, Pages 1-4, Lines 8, 10, 11, 13, 49, 50, 104, and 106, by inserting after each occurence of the word "his" the words "or her"; and

Further amend said bill and section, Page 1, Line 11, by inserting after the word "him" the words "or her"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morgan, House Amendment No. 1 was adopted.

On motion of Representative Richey, HCS HB 1434, as amended, was adopted.

On motion of Representative Richey, **HCS HB 1434, as amended**, was ordered perfected and printed.

HCS HB 1488, relating to victim impact programs for driving while intoxicated offenders, was taken up by Representative Bromley.

On motion of Representative Bromley, the title of HCS HB 1488 was agreed to.

On motion of Representative Bromley, HCS HB 1488 was adopted.

On motion of Representative Bromley, HCS HB 1488 was ordered perfected and printed.

HCS HB 1896, relating to background checks in the medical marijuana industry, was placed on the Informal Calendar.

HB 1348, relating to cottage food production operations, was taken up by Representative Baker.

On motion of Representative Baker, the title of **HB 1348** was agreed to.

On motion of Representative Baker, HB 1348 was ordered perfected and printed.

HCS HBs 1387 & 1482, relating to the protection of residents living in long-term care facilities, was taken up by Representative Murphy.

On motion of Representative Murphy, the title of HCS HBs 1387 & 1482 was agreed to.

On motion of Representative Murphy, HCS HBs 1387 & 1482 was adopted.

On motion of Representative Murphy, HCS HBs 1387 & 1482 was ordered perfected and printed.

HB 1418, relating to confidentiality of motor vehicle registration records, was taken up by Representative McGirl.

On motion of Representative McGirl, the title of **HB 1418** was agreed to.

On motion of Representative McGirl, **HB 1418** was ordered perfected and printed.

HB 1486, relating to distributors of hypodermic needles, was placed on the Informal Calendar.

HCS HB 1655, relating to the secretary of state, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of HCS HB 1655 was agreed to.

On motion of Representative Kelly (141), HCS HB 1655 was adopted.

On motion of Representative Kelly (141), **HCS HB 1655** was ordered perfected and printed.

HB 1640, relating to fees collected by the secretary of state, was taken up by Representative Taylor.

On motion of Representative Taylor, the title of **HB 1640** was agreed to.

On motion of Representative Taylor, HB 1640 was ordered perfected and printed.

HCS HB 1787, relating to requirements to run for certain public offices, was placed on the Informal Calendar.

HB 2061, relating to kratom products, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of **HB 2061** was agreed to.

On motion of Representative Christofanelli, **HB 2061** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1486, relating to distributors of hypodermic needles, was taken up by Representative Rehder.

On motion of Representative Rehder, the title of **HB 1486** was agreed to.

Representative Fitzwater assumed the Chair.

Representative Rehder offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1486, Page 1, Section 579.040, Line 12, by inserting immediately after the number "2." the following:

"No entity shall be present within five hundred feet of any school building, unless such entity is in operation prior to the school building.

3."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rehder, House Amendment No. 1 was adopted.

Speaker Haahr resumed the Chair.

On motion of Representative Rehder, **HB 1486**, as amended, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1288**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (1): Aldridge

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1558**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (1): Aldridge

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1666**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bailey, Gannon, Ingle, Mackey, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (1): Moon

Absent (1): Aldridge

Committee on Conservation and Natural Resources, Chairman Remole reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2315**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Haden, Love, Mayhew, McCreery, Pietzman and Remole

Noes (0)

Absent (3): Brown (70), Chappelle-Nadal and Knight

Committee on Crime Prevention and Public Safety, Chairman Wilson reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HCR 72**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Griffith, Hill, Hovis, McDaniel, Person, Richey, Sain and Walsh

Noes (0)

Absent (2): Sauls and Wilson

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1282**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Griffith, Hovis, McDaniel, Person, Sain, Sauls and Walsh

Noes (1): Hill

Present (1): Richey

Absent (1): Wilson

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1620**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Griffith, Hill, Hovis, McDaniel, Person, Richey, Sain, Sauls and Walsh

Noes (0)

Absent (1): Wilson

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1483**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bailey, Baker, Bangert, Basye, Christofanelli, Dogan, Eslinger, Morgan, O'Donnell, Proudie, Schroer, Stacy and Swan Noes (0)

Absent (1): Brown (70)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1733**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Basye, Christofanelli, Dogan, O'Donnell, Schroer and Stacy Noes (5): Bangert, Eslinger, Morgan, Proudie and Swan Absent (1): Brown (70)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1960**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Carpenter, Coleman (97), Fitzwater, McCreery, Plocher, Rogers, Shawan and Taylor
Noes (0)
Absent (4): Hicks, Merideth, Patterson and Schroer

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1709**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Appelbaum, Clemens, Helms, Kelley (127), Mackey, Morris (140), Pfautsch, Pollitt (52), Schroer, Stephens (128), Stevens (46), Unsicker and Wright

Noes (0)

Absent (6): Chappelle-Nadal, Hill, Messenger, Neely, Pollock (123) and Ruth

Committee on Higher Education, Chairman Dohrman reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 2220**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Black (137), Dohrman, Gannon, Kelley (127), Kendrick, Proudie, Razer, Shawan, Shields and Trent

Noes (0)

Absent (0)

Committee on Workforce Development, Chairman Swan reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2038**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baker, Coleman (32), Eslinger, Hansen, Henderson, Justus, Murphy, Riggs, Sharp (36) and Swan

Noes (3): Beck, Fishel and Roberts (77)

Absent (1): Bangert

The following members' presence was noted: Aldridge, Bangert, Bosley, Chappelle-Nadal, Christofanelli, Coleman (97), Evans, Gannon, Gregory, Grier, Henderson, Hicks, Kelly (141), Love, McDaniel, Miller, Moon, Morgan, Morris (140), Mosley, Person, Pietzman, Pike, Plocher, Price, Razer, Remole, Rogers, Runions, Schroer, Shaul (113), Shawan, Simmons, Solon, Washington, and Windham.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, February 19, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 19, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1406, HB 2321

Executive session will be held: HB 2111

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1639, HJR 102, HB 2298

Executive session will be held: HB 2232, HB 1932, HJR 89

Executive session may be held on any matter referred to the committee.

Added HB 2298.

AMENDED

ETHICS

Thursday, February 20, 2020, upon adjournment, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Constitution of Missouri, House Rule 37, House Resolution 137 and RSMo 610.021 (3).

Personnel matter.

GENERAL LAWS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1257, HJR 82

Executive session will be held: HB 1699

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 24, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2379

Executive session will be held: HB 1319

Executive session may be held on any matter referred to the committee.

Added HB 1319.

AMENDED

INSURANCE POLICY

Wednesday, February 19, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 1647, HB 1648, HB 2311

Executive session will be held: HB 1634, HB 2085

Executive session may be held on any matter referred to the committee.

Added HB 2311.

AMENDED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, February 24, 2020, 1:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

First quarter JCPER meeting in House Hearing Room 4.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, February 19, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1994, HB 1774

Executive session will be held: HB 2317

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 20, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, February 19, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Corrected time in which hearing will begin.

Continued testimony from the Department of Health and Senior Services regarding medical marijuana processes and licensing.

CORRECTED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 25, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HJR 100, HB 2284, HB 2318

Executive session may be held on any matter referred to the committee.

Changed to House Hearing Room 7.

CORRECTED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 25, 2020, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Informational meeting on MODex and CODY Systems.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2267

Executive session will be held: HB 1590, HB 2072

Executive session may be held on any matter referred to the committee.

Removed HB 1878.

AMENDED

SPECIAL COMMITTEE ON TOURISM

Thursday, February 20, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1880, HB 1881, HB 2352

Executive session will be held: HB 1654, HCR 67, HB 2082, HB 1939, HB 1852

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 26, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1381, HB 1399

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, February 26, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, February 25, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Monday, February 24, 2020, 2:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Thursday, February 27, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

TRANSPORTATION

Thursday, February 20, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2423, HB 2424, HB 2121, HB 1541, HB 1641, HCB 11

Executive session will be held: HB 1976, HB 1747, HB 2122, HB 1447, HB 1509, HB 1915,

HB 2129, HB 1404, HB 2187, HB 2334

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, February 19, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HCR 83 Executive session will be held: HB 1316

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1907, HB 1914 Executive session will be held: HB 2303, HB 1713

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-FOURTH DAY, WEDNESDAY, FEBRUARY 19, 2020

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 118 and HJR 119

HOUSE BILLS FOR SECOND READING

HB 2484 through HB 2508

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston

HOUSE BILLS FOR PERFECTION

HCS HB 1868 - Swan

HB 1873 - Gregory

HCS HB 1696 - Henderson

HB 1694 - Anderson

HCS HB 1683 - Wood

HB 1421 - Hudson

HB 1559 - Remole

HCS HB 1289 - Evans

HCS HB 1293 - Dinkins

HCS HB 1331 - Veit

HCS HB 1333 - Sharpe (4)

HCS HB 1600 - Simmons

HB 1383 - Washington

HCS HB 1912 - Bailey

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HCS HB 1896 - Roberts (161)

HCS HB 1787 - Chipman

HOUSE BILLS FOR PERFECTION - CONSENT

(02/12/2020)

HB 1935 - Miller

HOUSE BILLS FOR THIRD READING

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-FOURTH DAY, WEDNESDAY, FEBRUARY 19, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Love bears all things, believes all things, hopes all things, endures all things. (1 Corinthians 13:7)

O God, fount of all that is good and true and beautiful, whose love endures forever, we thank You for the reverence which lifts our hearts to what is real, and for the love of home that reflects Your gracious Spirit. Bless, we pray You, those whom You have joined together. May their consecration be beautiful and everlasting.

We invoke Your blessing upon our labors this day, that we may help to build a better world in which men and women can live together in peace and good will and in which their children may grow into fuller humanity. Teach us that only through love can we begin to perceive the divine mysteries of life and the true glory of our relationship to each other. Blest be the tie that binds our hearts in steadfast love.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-third day was approved as printed by the following vote:

AYES: 121

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Burnett	Burns	Busick	Butz
Carter	Chipman	Christofanelli	Clemens	Coleman 32
Cupps	DeGroot	Dinkins	Dohrman	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Gannon	Gray	Green	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Helms
Henderson	Hicks	Hill	Houx	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Knight	Kolkmeyer	Love	Lynch	Mackey
Mayhew	McDaniel	McGaugh	McGirl	Miller
Mitten	Morris 140	Morse 151	Muntzel	Murphy
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Porter	Price	Proudie	Quade	Razer
Reedy	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Rone	Ross	Runions
Ruth	Schnelting	Schroer	Sharp 36	Sharpe 4

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Shawan Shields Smith Solon Sommer Tate Spencer Stacy Stevens 46 Swan Taylor Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young

Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 002

Chappelle-Nadal Windham

ABSENT WITH LEAVE: 037

Allred Bland Manlove Brown 70 Aldridge Bosley Coleman 97 Carpenter Deaton Dogan Eslinger Hovis Francis Gregory Hannegan Hansen Hurst Kidd Lavender Lovasco McCreery Merideth Messenger Moon Morgan Mosley Neely Pollock 123 Rehder Roden Rogers Shaul 113 Shull 16 Sauls Simmons Stephens 128 Washington Trent

VACANCIES: 001

Representative Eggleston assumed the Chair.

Speaker Haahr resumed the Chair.

HOUSE RESOLUTIONS

Representative Kelley (127) offered House Resolution No. 5041.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2509, introduced by Representative Sharpe (4), relating to taxation of cigarettes and tobacco products.

HB 2510, introduced by Representative Ellebracht, relating to the offense of nonsupport, with penalty provisions.

HB 2511, introduced by Representative Mackey, relating to the official food of the Missouri State Fair.

HB 2512, introduced by Representative Stephens (128), relating to the administering of medications.

HB 2513, introduced by Representative DeGroot, relating to an assigned counsel pilot program.

- **HB 2514**, introduced by Representative Falkner, relating to the removal of certain court records from automated case management systems.
- **HB 2515**, introduced by Representative Kelly (141), relating to the reorganization and renaming of certain state agencies.
- **HB 2516**, introduced by Representative Allred, relating to consolidated library district construction projects.
- **HB 2517**, introduced by Representative Bland Manlove, relating to driving while revoked, with penalty provisions.
- HB 2518, introduced by Representative Bailey, relating to advanced placement examinations.
- **HB 2519**, introduced by Representative Riggs, relating to the Missouri advisory boards and commissions association.
- HB 2520, introduced by Representative Bondon, relating to trauma center designation.
- HB 2521, introduced by Representative Remole, relating to transient guest tax.
- **HB 2522**, introduced by Representative Washington, relating to murder charges resulting from the commission of a felony, with penalty provisions.
- **HB 2523**, introduced by Representative Washington, relating to tax credits.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- HJR 118, relating to medical marijuana identification cards.
- HJR 119, relating to religious beliefs, practices, and tenets.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2484**, relating to services provided to students.
- HB 2485, relating to nonsupport, with a penalty provision.
- HB 2486, relating to adult offender supervision.
- **HB 2487**, relating to firearms.

HB 2488, relating to student tracking in public institutions of higher education.

HB 2489, relating to state contracts for dredging equipment.

HB 2490, relating to community solar gardens.

HB 2491, relating to the virtual school program.

HB 2492, relating to financial regulations.

HB 2493, relating to outside the hospital do-not-resuscitate orders.

HB 2494, relating to the habitability of the premises of a tenant.

HB 2495, relating to the show-me healthy babies program.

HB 2496, relating to the legalization of marijuana for adult use, with penalty provisions.

HB 2497, relating to excursion gambling boats.

HB 2498, relating to student curators.

HB 2499, relating to low-income housing tax credits.

HB 2500, relating to providing services to homeless persons.

HB 2501, relating to state employees.

HB 2502, relating to CBD oil products, with penalty provisions.

HB 2503, relating to taxation.

HB 2504, relating to transient guest taxes.

HB 2505, relating to registration fees for boats and outboard motors.

HB 2506, relating to firearm buyback programs, with a penalty provision.

HB 2507, relating to federal regulation of private health insurance, with an emergency clause.

HB 2508, relating to credentialing by health carriers.

PERFECTION OF HOUSE BILLS

HCS HB 1868, relating to a state plan for career and technical education certificates, was taken up by Representative Swan.

On motion of Representative Swan, the title of **HCS HB 1868** was agreed to.

Representative Swan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1868, Page 2, Section 170.029, Line 25, by inserting after all of said line the following:

"5. To enable school districts to offer CTE programs of study that are current with business and industry standards, the department of elementary and secondary education shall convene work groups from each program area to develop and recommend rigorous and relevant performance standards or course competencies for each program of study. The work groups shall include, but not be limited to, educators providing instruction in each CTE program area, advisors from each CTE program area from the department of elementary and secondary education, the department of higher education and workforce development, business and industry, and institutions of higher education. The department of elementary and secondary education shall develop written model curriculum frameworks relating to CTE program areas that may be used by school districts. The requirements of section 160.514 shall not apply to this section."; and

Further amend said bill, page, section, by renumbering subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, **House Amendment No. 1** was adopted.

On motion of Representative Swan, HCS HB 1868, as amended, was adopted.

On motion of Representative Swan, **HCS HB 1868**, as amended, was ordered perfected and printed.

HB 1873, relating to the offense of vehicle hijacking, was taken up by Representative Gregory.

On motion of Representative Gregory, the title of **HB 1873** was agreed to.

Representative Anderson assumed the Chair.

Representative Pierson Jr. offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1873, Page 12, Section 570.027, Lines 7 to 8, by deleting the phrase "a person or another participant in the offense" and inserting in lieu thereof the words "the person"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Pierson Jr. moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Dogan offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1873, Page 12, Section 570.027, Lines 13-15, by deleting said lines and inserting in lieu thereof the words "**person**; or"; and

Further amend said bill and section, Page 13, Line 16, by deleting the number "(5)" and inserting in lieu thereof the number "(4)"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Windham offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1873, Page 1, Line 5, by inserting after all of said line the following:

"Further amend said bill, page and section, Line 17, by inserting after all of said section and line the following:

"Section 1. A person commits the offense of vehicle electronic tampering when he or she knowingly accesses the computer of a vehicle, as defined in section 302.010, without the authorization of the owner. The offense of vehicle electronic tampering is a class B felony."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 2 was withdrawn.

Speaker Haahr resumed the Chair.

Representative Dogan moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

On motion of Representative Gregory, **HB 1873** was ordered perfected and printed.

HCS HB 1696, to authorize the conveyance of certain state property, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of HCS HB 1696 was agreed to.

Representative Pogue offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1696, Page 19, Section 11, Line 32, by inserting after all of said section the following:

"Section 12. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

TRACT 1:

TOWNSHIP 22 NORTH, RANGE 2 WEST:

Section 3: All that part lying West of, or right bank of, the Eleven Point River;

Section 4: All that part of the East Half lying West of, or right bank of, the Eleven Point River; All of Lot 1 of the NW1/4;

Section 5: All of Lot 1 of the NE1/4; All of Lots 1 and 2 of the NW1/4; All that part of the E1/2 of Lot 3 of the NW1/4 of Section 5 which lies South and West of Billmore Hollow, EXCEPT therefrom that part lying north of Hwy "Y"; All of the W1/2 of Lot 3 of the NW1/4;

Section 6: All of the E1/2 of Lots 2 and 3 of the NE1/4;

Section 9: All of the North Fractional Half of the NE Fractional Quarter lying West of, or right bank of, the Eleven Point River;

TOWNSHIP 23 NORTH, RANGE 2 WEST:

Section 33: All of the SE1/4;

Section 34: All of the SW1/4 lying West of, or right bank of, the Eleven Point River.

PARCEL I:

An easement for ingress and egress over and across an existing private road, 50 feet in width, running Southeasterly from Highway "Y" to a point near the South line of Section 32, Township 23, Range 2, and thence East along the South line of Sections 32 and 33, in Township 23, Range 2 to the West line of the above described property.

TRACT 2:

All of Lot One (1) of the Northeast Quarter (NE1/4) and all that part of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) lying South and East of Highway Y, in Section Six (6), Township Twenty-two (22), Range Two (2) West. The East Half (E1/2) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West. All the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West of the Fifth Principal Meridian, except therefrom a strip of land 10 feet wide (being the south ten feet) of SE1/4 of said Section 6 for roadway, and except right of way for State Highway Y as shown recorded in Book 172 at Page 86 of the records of Oregon County, Missouri.

TOWNSHIP 22 NORTH, RANGE 2 WEST

Section 5: All of the North Half of the Southeast Quarter; Block 2 in Charles W. Melton and wife and E. W. Sitton and wife Subdivision of the SE 1/4 of the SE1/4 of Section 5 as shown in Plat Book 8 at Page 21 of the records of Oregon County, Missouri; All of the Southwest Quarter of the Southeast Quarter; All of the Southwest Quarter;

Section 7: All of the East Half of the Northeast Quarter; Block 1 of J. F. Melton Subdivision of the SW1/4 of the NE1/4 of Section 7 as shown in Plat Book 6 at Page 5 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; Section 8: Block 5 in S. D. Melton's Subdivision of the NE1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; Lot 2 Block 1 in S. D. Melton's Subdivision of the SW1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; All of Block 1 in G. T. Thomasson and wife's Subdivision of the NE1/4 of the SW1/4 of Section 8 as shown in Plat Book 6 at Page 38 of the Records of Oregon County, Missouri; All of Lot 1 of Block 1 in G. T. Thomasson and wife's former Subdivision of the NW1/4 of the SW1/4 of Section 8 as shown in Plat Book 7 at Page 17 of the Records of Oregon County, Missouri; All of the Northwest Quarter.

- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the

grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.

- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remised, released and forever quitclaimed by the director of the department of natural resources by December 31, 2020.
- Section 13. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

Tract 1:

Township 23 North, Range 2 West

Section 20: That part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21. All that part of the following described tracts lying East of Highway Y: The Southeast Quarter, the North Half of the Southwest Quarter, and the South Half of the Northwest Quarter: EXCEPT that part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21.

Section 21: All of the East Fractional Half of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River All that part of the Southwest Fractional Quarter of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River; All of the Southeast Quarter of the Southwest Quarter; All that part of the West Fractional Half of the Southwest Quarter of Section 21 that lies south of, or right bank of, the Eleven Point River; All that part of the NE1/4 of the SW1/4 and all that part of the NW1/4 of the SE1/4 lying west of, or the right bank of the Eleven Point River.

Section 27: All that part of Section 27 lying west of, or right bank of, the Eleven point river EXCEPT THAT PART of the West Fractional Half of the Southwest Fractional Quarter south and west and being right bank of Eleven Point River lying north of the 1/64th line east to Eleven Point River from the N-S 1/64th corner of Sections 27 and 28;

Section 28: All that part of Section 28 lying west of, or right bank of the Eleven Point River EXCEPT THAT PART of the Northeast Fractional Quarter of the Southeast Fractional Quarter west and being right bank of Eleven Point River lying east of the 1/64th line beginning at C-E-E 1/64th corner, thence south along E-E 1/64th line to C-S-NE-SE 1/256th corner:

Section 29: All that part of the following described tracts lying East of Highway Y: The South Half of the North Half, the North Half of the Southeast Quarter. All that part of the following described tracts lying East of Highway Y: The North Half of the North Half. Section 33: NE1/4 of Section 33

Section 34: All that part of the N1/2 lying west of, or right bank of the Eleven Point River.

Tract 2:

A Tract of land located in part of the NW1/4 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE South 88 degrees 54 minutes 38 seconds East along the North line of the NW1/4 of said Section 33, a distance of 2685.46 feet to the Northeast corner of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33, a distance of 2095.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 88 degrees 07 minutes 05 seconds West, a distance of 1623.93 feet to a 5/8" rebar with a plastic

cap stamped "Norsworthy PLS 2235"; THENCE North 29 degrees 22 minutes 35 seconds West, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 77 degrees 45 minutes 53 seconds West, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the West line of the NW1/4 of said Section 33; THENCE North 01 degrees 44 minutes 27 seconds East along the West line of the NW1/4 of said Section 33, a distance of 1557.81 feet to the point of beginning. Contains 118.804 acres, more or less.

Also One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y. Contains 5.32 acres, more or less.

Tract 3:

A Tract of land located in part of the W1/2 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: COMMENCING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the West line of the W1/2 of said Section 33, a distance of 1557.81 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235". the true POINT OF BEGINNING; THENCE S77°45'53"E, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S29°22'35"E, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S88°07'05"E, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the East line of the W1/2 of said Section 33; THENCE S01°59'05"W along the East line of the W1/2 of said Section 33, a distance of 3198.69 feet to the Southeast corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 2376.56 feet; THENCE N88°59'23"W, continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°44'27"E along the West line of the W1/2 of said Section 33, a distance of 3730.78 feet to the point of beginning.

ALSO a tract of land located in part of the E1/2 of Section 32, Township 23 North, Range 2 West, 5th P.M. lying East of State Highway "Y" more particularly described as follows: BEGINNING at the Northeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the East line of the E1/2 of said Section 32, a distance of 5288.59 feet to the Southeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.89 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of a road; THENCE Northwesterly along the centerline of said road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
 - 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the right, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
 - 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of said Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 11 courses and distances:
 - 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius of 1202.90 feet and a central angle of 25°20'30";

- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
 - 5) N03°08'38"W, a distance of 881.47 feet;
 - 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the right, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
 - 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
 - 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 136.94 feet, said curve having a radius of 531.11 feet and a central angle of 14°46'23" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.26 feet to the point of beginning.

EXCEPT One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y.

EXCEPT FROM THE ABOVE DESCRIBED TRACTS: A Tract of land located in part of the NW1/4 of the SW1/4, the S1/2 of the SW1/4 and the SW1/4 of the SE1/4 of Section 28 and in part of the E1/2 of Section 32 and in part of the NW1/4 of the NE1/4 and the W1/2 of Section 33, all in Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°28'21"E along the West line of the S1/2 of the SW1/4 of said Section 28, a distance of 1321.75 feet to the Southwest corner of the NW1/4 of the SW1/4 of said Section 28, a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N06°33'11"E, a distance of 44.17 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S87°39'26"E, a distance of 43.01 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S37°01'33"E, a distance of 292.00 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S47°29'15"E, a distance of 714.87 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S00°01'21"E, a distance of 577.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N60°33'51"E, a distance of 819.53 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N65°56'00"E, a distance of 855.43 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S06°39'52"W, a distance of 167.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S17°27'52"E, a distance of 240.29 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S34°34'14"E, a distance of 384.45 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S86°58'59"E, a distance of 193.42 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°39'02"E, a distance of 800.21 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S70°21'17"W, a distance of 409.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S59°26'51"W, a distance of 587.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S52°00'37"W, a distance of 269.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S15°30'30"E, a distance of 647.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°04'42"E, a distance of 779.77 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S08°27'07"E, a distance of 508.03 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°19'43"W, a distance of 201.64 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S01°05'15"E, a distance of 787.24 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S03°53'24"E, a distance of 881.25 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°15'24"W, a distance of 288.39 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the South line of the W1/2 of said

Section 33; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 1981.28 feet; THENCE N88°59'23"W continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE continuing N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.98 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of an existing road; THENCE Northwesterly along the centerline of said existing road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
- 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the left, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
- 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of State Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 12 courses and distances:
- 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius 1202.90 feet and a central angle of 25°20'30";
- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
- 5) N03°08'38"W, a distance of 881.47 feet;
- 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the left, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
- 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
- 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 129.35 feet, said curve having a radius of 676.80 feet and a central angle of 10°57'00" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;
- 12) N06°30'24"E, a distance of 7.44 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of
- 2306.00 feet to the point beginning. Contains 547.327 acres, more or less.The property described in subsection 1 of this section shall not be used as a park, as the term is
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.

- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remised, released, and forever quitclaimed by the director of the department of natural resources by December 31, 2021."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Pogue moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Henderson, HCS HB 1696 was adopted.

On motion of Representative Henderson, **HCS HB 1696** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1787, relating to requirements to run for certain public offices, was taken up by Representative Chipman.

Representative Chipman moved that the title of HCS HB 1787 be agreed to.

Representative Ross offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1787, Page 1, In the Title, Line 4, by deleting the words "requirements to run for"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ross, House Amendment No. 1 was adopted.

Representative Chipman offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1787, Page 2, Section 105.035, Line 2, by inserting after the words "**property tax**," the following words "**municipal tax**,"; and

Further amend said bill, Pages 2-4, Section 115.306, Lines 1-46, by deleting all of said section; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chipman, House Amendment No. 2 was adopted.

Representative Ross offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1787, Page 1, Section A, Line 5, by inserting after all of said section and line the following:

"27.010. The attorney general for the state of Missouri shall be elected at each general election at which a governor and other state officers are elected, and his term shall begin at 12:00 noon on the second Monday in January next succeeding his election, and shall continue for four years, or until his successor is elected and qualified. The attorney general shall [reside at the seat of government and] keep his office in the supreme court building, and receive an annual salary of sixty-five thousand dollars plus any salary adjustment provided pursuant to section 105.005, payable out of the state treasury. The salary shall constitute the total compensation for all duties to be performed by him and there shall be no further payments made to or accepted by him for the performance of any duty now required of him under any existing law. The attorney general shall devote his full time to his office, and, except in the performance of his official duties, shall not engage in the practice of law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ross, **House Amendment No. 3** was adopted.

Representative Deaton offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1787, Page 2, Section 60.010, Line 23, by inserting after all of said section and line the following:

"77.230. No person shall be mayor unless he be at least [thirty] twenty-one years of age, a citizen of the United States and a resident of such city at the time of and for two years next preceding his election. When two or more persons shall have an equal number of votes for the office of mayor, the matter shall be determined by the council.

79.080. No person shall be mayor unless he be at least [twenty-five] twenty-one years of age, a citizen of the United States and a resident of the city at the time of and for at least one year next preceding his election."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Deaton, House Amendment No. 4 was adopted.

On motion of Representative Chipman, HCS HB 1787, as amended, was adopted.

On motion of Representative Chipman, **HCS HB 1787**, **as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 5041 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HBs 1387 & 1482 - Fiscal Review HB 1418 - Fiscal Review

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2111**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Black (7), Busick, Cupps, Haden, Hovis, Hurst, Kelly (141), Knight, Love, Morse (151), Pollitt (52), Reedy, Rone, Sharpe (4), Spencer and Stephens (128)

Noes (5): Mackey, McCreery, Rogers, Washington and Young

Absent (6): Bosley, Brown (70), Francis, Haffner, Lavender and Muntzel

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HRB 2**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Baringer, Haden, Lovasco, Pietzman, Runions, Sharp (36), Stacy and Taylor

Noes (0)

Absent (1): Pogue

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1256**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Haden, Lovasco, Pietzman, Stacy and Taylor

Noes (3): Baringer, Runions and Sharp (36)

Absent (1): Pogue

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 89**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): McGaugh, Morgan, Shaul (113), Simmons and Windham

Noes (1): Stacy

Absent (1): Toalson Reisch

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 2232**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): McGaugh, Morgan, Shaul (113), Simmons, Stacy and Toalson Reisch

Noes (0)

Absent (1): Windham

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1699**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Shawan and Taylor

Noes (0)

Absent (2): Merideth and Schroer

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HJR 92**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Helms, Hill, Kelley (127), Messenger, Morris (140), Pfautsch, Pollitt (52), Pollock (123), Ruth, Schroer and Wright

Noes (5): Appelbaum, Clemens, Mackey, Stevens (46) and Unsicker

Present (1): Stephens (128)

Absent (2): Chappelle-Nadal and Neely

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2241** and **HB 2244**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (1): Mitten

Absent (0)

Special Committee on Career Readiness, Chairman Chipman reporting:

Mr. Speaker: Your Special Committee on Career Readiness, to which was referred **HB 2317**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Chipman, Green, Mayhew, Miller, Person, Pollock (123) and Tate

Noes (0)

Absent (3): Deaton, McDaniel and Price

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2303**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Bosley, Christofanelli, Justus, Lovasco, Razer and Sommer

Noes (0)

Present (1): Gray

Absent (3): Eggleston, Roden and Shull (16)

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 1935**.

SUBCOMMITTEE CHANGES

February 18, 2020

Ms. Dana Rademan Miller Chief Clerk State Capitol, Room 310 Jefferson City, MO 65101

Dear Chief Clerk Rademan Miller,

I hereby appoint the following member to serve on the Subcommittee on Appropriations - Health, Mental Health and Social Services:

Representative Kip Kendrick

If you have any questions, please contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

The following members' presence was noted: Aldridge, Allred, Bland Manlove, Bosley, Carpenter, Coleman (97), Deaton, Dogan, Eslinger, Gregory, Hansen, Hovis, Hurst, Kidd, Lovasco, McCreery, Messenger, Moon, Morgan, Mosley, Neely, Pollock (123), Roden, Rogers, Sauls, Shaul (113), Simmons, Stephens (128), Trent, and Washington.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, February 20, 2020.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Monday, February 24, 2020, 1:00 PM, House Hearing Room 4.

Public hearing will be held: HR 4961, HB 2415, HB 2098

Executive session will be held: HR 4961, HB 2415, HB 2098

Executive session may be held on any matter referred to the committee.

Also on the agenda: Discussion of several policy changes and the "draft" report from the Legislative Assistant Working Group.

ETHICS

Thursday, February 20, 2020, upon adjournment, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Constitution of Missouri, House Rule 37, House Resolution 137 and RSMo 610.021 (3), (personnel matter).

HEALTH AND MENTAL HEALTH POLICY

Monday, February 24, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2379

Executive session will be held: HB 1319

Executive session may be held on any matter referred to the committee.

Added HB 1319.

AMENDED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, February 24, 2020, 1:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Room changed to 117.

CORRECTED

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, February 20, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 1556, HB 2032, HCS HB 1583, HCS HB 1858, HB 1483

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 20, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 25, 2020, 12:30 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HJR 100, HB 2284, HB 2318

Executive session may be held on any matter referred to the committee.

Changed to House Hearing Room 7.

CORRECTED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 25, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Informational meeting on MODex and CODY Systems.

SPECIAL COMMITTEE ON TOURISM

Thursday, February 20, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1880, HB 1881, HB 2352

Executive session will be held: HB 1654, HCR 67, HB 2082, HB 1939, HB 1852

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 26, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1381, HB 1399

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, February 26, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, February 25, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Monday, February 24, 2020, 2:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Thursday, February 27, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON COUNTY PRISON PER DIEM REIMBURSEMENT

Monday, February 24, 2020, 11:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Committee update and public testimony will be taken regarding county prison per diem reimbursement. If you would like to be on the list to testify, please call Rep. Evans's office at (573) 751-1455. There will also be a sign-in sheet at the hearing. Due to a limited amount of time, testimony may be limited to five minutes.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

TRANSPORTATION

Thursday, February 20, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 2423, HB 2424, HB 2121, HB 1541, HB 1641, HCB 11 Executive session will be held: HB 1976, HB 1747, HB 2122, HB 1447, HB 1509, HB 1915, HB 2129, HB 1404, HB 2187, HB 2334

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-FIFTH DAY, THURSDAY, FEBRUARY 20, 2020

HOUSE BILLS FOR SECOND READING

HB 2509 through HB 2523

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston

HOUSE BILLS FOR PERFECTION

HB 1694 - Anderson

HCS HB 1683 - Wood

HB 1421 - Hudson

HB 1559 - Remole

HCS HB 1289 - Evans

HCS HB 1293 - Dinkins

HCS HB 1331 - Veit

HCS HB 1333 - Sharpe (4)

HCS HB 1600 - Simmons

HB 1383 - Washington

HCS HB 1912 - Bailey

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HCS HB 1896 - Roberts (161)

HOUSE BILLS FOR THIRD READING

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

HCS HB 1434 - Richey

HCS HB 1488 - Bromley

HB 1348 - Baker

HCS HBs 1387 & 1482, (Fiscal Review 2/19/20) - Murphy

HB 1418, (Fiscal Review 2/19/20) - McGirl

HCS HB 1655 - Kelly (141)

HB 1640 - Taylor

HB 2061 - Christofanelli

HB 1486 - Rehder

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-FIFTH DAY, THURSDAY, FEBRUARY 20, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

You will show me the path to life, abounding joy in your presence. (Psalm 16:11)

O God, ruler of nations, You have surrounded us with your mercies. You have guided us with Your wisdom. You have blessed us with Your love. Continue to breathe upon us and fill us with life anew, that we may love what You do love and do what You would do, so may our lives be more worthy in Your sight and our labor be in accordance with Your holy will.

Deliver us from pride and prejudice and bless us with the glorious liberty of the open mind and the responsive heart. Clothe us with the spirit that never fails to bear the fruit of happiness, integrity and love.

Bless our Speaker, every member of this House, and all citizens of our beloved state.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-fourth day was approved as printed by the following vote:

AYES: 103

Allred	Anderson	Andrews	Appelbaum	Baker
Baringer	Barnes	Basye	Beck	Billington
Black 137	Bland Manlove	Bondon	Bromley	Brown 27
Burnett	Burns	Busick	Butz	Carter
Clemens	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Ellebracht	Evans	Falkner
Fishel	Gannon	Gray	Green	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hansen	Helms	Henderson	Hill	Houx
Hudson	Hurst	Justus	Kelley 127	Kendrick
Kidd	Kolkmeyer	Lovasco	Lynch	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Miller
Mitten	Morgan	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pierson Jr.
Pike	Pogue	Pollitt 52	Pollock 123	Porter
Price	Quade	Reedy	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Ross
Runions	Ruth	Schnelting	Sharp 36	Sharpe 4

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Shaul 113 Shawan Shields Solon Stacy
Tate Taylor Trent Unsicker Vescovo

Wright Young Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 002

Aldridge Chappelle-Nadal

ABSENT WITH LEAVE: 055

Bangert Black 7 Bosley Brown 70 Carpenter Chipman Christofanelli Coleman 32 Coleman 97 Eslinger Fitzwater Francis Gregory Dogan Hicks Hovis Ingle Kelly 141 Hannegan Merideth Knight Lavender Love Mackey Messenger Moon Morris 140 Mosley Person Pietzman Plocher Proudie Razer Rehder Roden Rogers Rone Sauls Schroer Shull 16 Simmons Smith Sommer Spencer Veit Walsh Stephens 128 Stevens 46 Swan Washington Wiemann Wilson Windham Wood

VACANCIES: 001

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2524, introduced by Representative Pietzman, relating to the office of state adoption services.

HB 2525, introduced by Representative Helms, relating to tax levies.

HB 2526, introduced by Representative Haffner, relating to restrictive covenants.

HB 2527, introduced by Representative Kelley (127), relating to prescription drug costs.

HB 2528, introduced by Representative Pietzman, relating to department of conservation administrative penalties.

HB 2529, introduced by Representative Hicks, relating to solid waste management districts.

HB 2530, introduced by Representative Ross, relating to hunting permits.

HB 2531, introduced by Representative Henderson, relating to workers' compensation.

HB 2532, introduced by Representative Rone, relating to pesticide certification and training, with a delayed effective date.

- **HB 2533**, introduced by Representative Riggs, relating to certain distributions from trusts.
- **HB 2534**, introduced by Representative Riggs, relating to alternative dispute resolution.
- **HB 2535**, introduced by Representative Pogue, to authorize the conveyance of certain state property.
- **HB 2536**, introduced by Representative Bailey, relating to insurance coverage of prescription contraceptives.
- **HB 2537**, introduced by Representative Moon, relating to hunting permits.
- **HB 2538**, introduced by Representative Evans, relating to legal services provided by the state public defender system.
- **HB 2539**, introduced by Representative Ruth, relating to emergency vehicles.
- **HB 2540**, introduced by Representative Haffner, relating to electric energy.
- **HB 2541**, introduced by Representative McCreery, relating to product repair requirements, with a penalty provision.
- **HB 2542**, introduced by Representative McCreery, relating to leave from employment, with a referendum clause.
- **HB 2543**, introduced by Representative Anderson, relating to the designation of a memorial highway.
- HB 2544, introduced by Representative Pike, relating to reimbursement for special education.
- **HB 2545**, introduced by Representative Rogers, relating to discovery procedures for certain municipal ordinance violations.
- HB 2546, introduced by Representative Rogers, relating to land banks.
- **HB 2547**, introduced by Representative Rogers, relating to conditions of release to assure appearance before trial.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2509, relating to taxation of cigarettes and tobacco products.
- **HB 2510**, relating to the offense of nonsupport, with penalty provisions.

- **HB 2511**, relating to the official food of the Missouri State Fair.
- **HB 2512**, relating to the administering of medications.
- HB 2513, relating to an assigned counsel pilot program.
- **HB 2514**, relating to the removal of certain court records from automated case management systems.
- HB 2515, relating to the reorganization and renaming of certain state agencies.
- HB 2516, relating to consolidated library district construction projects.
- **HB 2517**, relating to driving while revoked, with penalty provisions.
- HB 2518, relating to advanced placement examinations.
- HB 2519, relating to the Missouri advisory boards and commissions association.
- HB 2520, relating to trauma center designation.
- HB 2521, relating to transient guest tax.
- **HB 2522**, relating to murder charges resulting from the commission of a felony, with penalty provisions.
- HB 2523, relating to tax credits.

THIRD READING OF HOUSE BILLS

HB 1631, relating to the joint committee on the Missouri constitutional convention, was taken up by Representative Deaton.

On motion of Representative Deaton, **HB 1631** was read the third time and passed by the following vote:

AYES: 111

Anderson	Andrews	Bailey	Baker	Baringer
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Gannon	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lovasco	Love
Mayhew	McCreery	McDaniel	McGaugh	McGirl

Miller	Moon	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pietzman	Pike	Pollitt 52	Pollock 123
Porter	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Rowland	Ruth	Sauls	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Smith
Solon	Sommer	Spencer	Stacy	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Windham	Wood	Wright
Mr. Speaker				
NOES: 029				

Appelbaum Bangert Barnes Beck Bland Manlove Brown 27 Burnett Burns Carter Carpenter Chappelle-Nadal Gray Green Mackey Mitten Mosley Pierson Jr. Pogue Price Morgan Quade Razer Roberts 77 Rogers Runions Sain Sharp 36 Stevens 46 Unsicker

PRESENT: 002

Proudie Aldridge

ABSENT WITH LEAVE: 020

Brown 70 Francis Allred Bosley Coleman 97 Hannegan Ingle Lavender Lynch Gregory Shull 16 Merideth Messenger Plocher Rehder Simmons Stephens 128 Swan Washington Young

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1959, relating to third-party motor vehicle inspection reports, was taken up by Representative Ruth.

On motion of Representative Ruth, HCS HB 1959 was read the third time and passed by the following vote:

AYES: 142

Allred Andrews Appelbaum Bailey Anderson Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bondon Brown 27 Burnett Burns Busick Bromley Butz Carpenter Carter Chipman Christofanelli Coleman 32 DeGroot Clemens Cupps Deaton Dinkins Dohrman Eggleston Ellebracht Dogan Eslinger Evans Falkner Fishel Fitzwater Gannon Gray Green Gregory Grier Haffner Griesheimer Griffith Gunby Haden Helms Henderson Hicks Hill Hansen

Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Miller	Mitten	Moon	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Pollitt 52	Pollock 123
Porter	Price	Proudie	Quade	Razer
Reedy	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Rogers	Rone	Ross
Rowland	Runions	Ruth	Sain	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Tate
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Young	Mr. Speaker			

NOES: 006

Aldridge Bland Manlove Chappelle-Nadal Pogue Roberts 77

Windham

PRESENT: 000

ABSENT WITH LEAVE: 014

BosleyBrown 70Coleman 97FrancisHanneganLavenderMeridethMessengerPlocherRehderShull 16SimmonsSwanWashington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1566, relating to state personnel, was taken up by Representative Burnett.

On motion of Representative Burnett, **HB 1566** was read the third time and passed by the following vote:

AYES: 145

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Burnett Bland Manlove Bondon Bromley Brown 27 Burns Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hansen Helms Henderson Hicks Hill Houx Hudson Justus Kelley 127 Kendrick Hurst Ingle Kidd Knight Kolkmeyer Lovasco Love

McCreery Lynch Mackey Mayhew McDaniel McGaugh McGirl Miller Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Person Pfautsch Pietzman Pike Pollitt 52 Pierson Jr. Pollock 123 Porter Price Proudie Quade Toalson Reisch Remole Richey Razer Reedy Roberts 161 Roberts 77 Roden Rogers Riggs Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Smith Solon Sommer Spencer Stacy Stephens 128 Taylor Unsicker Tate Trent Stevens 46 Walsh Wiemann Wilson Veit Vescovo Windham Wood Wright Young Mr. Speaker

NOES: 000

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 016

BosleyBrown 70Coleman 97FrancisHanneganHovisKelly 141LavenderMeridethMessengerPlocherRehderShull 16SimmonsSwan

Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1434, relating to financial interest forms, was taken up by Representative Richey.

On motion of Representative Richey, **HCS HB 1434** was read the third time and passed by the following vote:

AYES: 146

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Black 137 Black 7 Basye Beck Billington Bland Manlove Brown 27 Burnett Bondon Bromley Burns Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 DeGroot Dinkins Cupps Deaton Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Gray Grier Griesheimer Griffith Green Gregory Gunby Haden Haffner Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Knight

Lovasco Love Lynch Mackey Mayhew McDaniel McGaugh McGirl Miller McCreery Mitten Moon Morgan Morris 140 Morse 151 Mosley Muntzel Neely O'Donnell Patterson Pfautsch Pike Person Pierson Jr. Pietzman Pollitt 52 Pollock 123 Porter Price Proudie Reedy Toalson Reisch Remole Quade Razer Richey Riggs Roberts 161 Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Tate Taylor Trent Unsicker Veit Walsh Wiemann Vescovo Wilson Windham Wood Wright Young

Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 015

BosleyBrown 70Coleman 97FrancisHanneganLavenderMeridethMessengerMurphyPlocherRehderShull 16SimmonsSwanWashington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1488, relating to victim impact programs for driving while intoxicated offenders, was taken up by Representative Bromley.

On motion of Representative Bromley, **HCS HB 1488** was read the third time and passed by the following vote:

AYES: 144

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Black 137 Black 7 Basye Beck Billington Brown 27 Bland Manlove Burnett Bondon Bromley Burns Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 DeGroot Dinkins Cupps Deaton Dogan Dohrman Eggleston Ellebracht Eslinger Evans Fishel Fitzwater Falkner Gannon Gray Grier Griesheimer Griffith Green Gregory Gunby Haden Haffner Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lovasco Love Lynch Mackey Mayhew McCreery

McDaniel McGaugh McGirl Miller Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pierson Jr. Pietzman Pike Pollitt 52 Pollock 123 Porter Proudie Price Quade Razer Reedy Toalson Reisch Remole Richey Riggs Roberts 77 Roberts 161 Roden Ross Rone Rowland Runions Ruth Sauls Sain Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Wilson Windham Vescovo Walsh Wiemann Wood Wright Young Mr. Speaker

NOES: 004

Hurst Moon Pogue Rogers

PRESENT: 000

ABSENT WITH LEAVE: 014

Bosley Brown 70 Coleman 97 Francis Hannegan
Lavender Merideth Messenger Person Plocher
Rehder Shull 16 Simmons Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1348, relating to cottage food production operations, was taken up by Representative Baker.

On motion of Representative Baker, **HB 1348** was read the third time and passed by the following vote:

AYES: 146

Anderson Andrews Appelbaum Bailey Aldridge Baker Bangert Baringer Barnes Basye Billington Beck Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Burnett Burns Chappelle-Nadal Busick Butz Carpenter Carter Christofanelli Clemens Coleman 32 Cupps Chipman Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fitzwater Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Helms Hicks Haffner Hansen Henderson Hill Hurst Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lovasco Love Lynch Mackey Mayhew McCreery McDaniel McGirl Miller Mitten McGaugh Moon

Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Ross	Rowland	Runions	Ruth
Sain	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Veit	Vescovo	Walsh	Wiemann
Wilson	Windham	Wood	Wright	Young
M C 1				

Mr. Speaker

NOES: 002

Fishel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 014

Allred	Bosley	Brown 70	Coleman 97	Francis
Hannegan	Lavender	Merideth	Messenger	Plocher
Rehder	Shull 16	Simmons	Washington	

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HBs 1387 & 1482, relating to the protection of residents living in long-term care facilities, was placed on the Informal Calendar.

HB 1418, relating to confidentiality of motor vehicle registration records, was placed on the Informal Calendar.

HCS HB 1655, relating to the secretary of state, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), **HCS HB 1655** was read the third time and passed by the following vote:

AYES: 147

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bland Manlove	Bondon	Bromley	Brown 27	Burnett
Burns	Busick	Butz	Carpenter	Carter
Chappelle-Nadal	Chipman	Christofanelli	Clemens	Coleman 32
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Gannon	Gray
Green	Gregory	Grier	Griesheimer	Griffith

Gunby Haden Haffner Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lynch Mayhew Lovasco Love Mackey McCreery McDaniel McGaugh McGirl Miller Morse 151 Morris 140 Mitten Moon Morgan O'Donnell Mosley Muntzel Murphy Neely Patterson Person Pfautsch Pierson Jr. Pietzman Pike Pollitt 52 Pollock 123 Porter Price Toalson Reisch Proudie Quade Razer Reedy Remole Richey Roberts 161 Roberts 77 Riggs Roden Ross Rowland Rogers Rone Sauls Schnelting Runions Ruth Sain Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Wiemann Wilson Wood Wright Young Mr. Speaker

NOES: 001

Pogue

PRESENT: 001

Windham

ABSENT WITH LEAVE: 013

Bosley Brown 70 Coleman 97 Francis Hannegan Lavender Merideth Messenger Plocher Rehder Shull 16 Simmons Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1640, relating to fees collected by the secretary of state, was taken up by Representative Taylor.

On motion of Representative Taylor, **HB 1640** was read the third time and passed by the following vote:

AYES: 145

Allred Aldridge Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Billington Black 7 Bland Manlove Basye Beck Burnett Burns Bondon Bromley Brown 27 Busick Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Cupps Deaton DeGroot Dinkins Dogan Dohrman Ellebracht Falkner Eggleston Eslinger Evans

Fishel	Fitzwater	Gannon	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Miller	Mitten	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Pollitt 52	Pollock 123
Porter	Price	Proudie	Quade	Razer
Reedy	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Rowland	Runions	Ruth	Sain
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Wiemann	Wilson
Windham	Wood	Wright	Young	Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 014

Black 137BosleyBrown 70Coleman 97FrancisHanneganLavenderMeridethMessengerPlocherRehderShull 16SimmonsWashington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 2061, relating to kratom products, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, **HB 2061** was read the third time and passed by the following vote:

AYES: 139

Bailey Allred Anderson Andrews Appelbaum Baker Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Burnett Burns Busick Butz Carpenter Carter Chappelle-Nadal Christofanelli Clemens Coleman 32 Deaton Cupps DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Falkner Fishel Fitzwater Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus

Kelley 127	Kendrick	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Miller
Mitten	Morgan	Morris 140	Morse 151	Mosley
Muntzel	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Pollitt 52	Pollock 123	Porter	Price	Proudie
Quade	Razer	Reedy	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Ross	Rowland	Runions	Ruth
Sain	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Veit	Vescovo	Wiemann	Wilson
Wood	Wright	Young	Mr. Speaker	
NOES: 006				
Aldridge	Chipman	Hurst	Moon	Pogue
Toalson Reisch				
PRESENT: 002				
Walsh	Windham			
ABSENT WITH LEAV	E: 015			
Bosley	Brown 70	Coleman 97	Evans	Francis
Hannegan	Kelly 141	Lavender	Merideth	Messenger

Shull 16

VACANCIES: 001

Plocher

Speaker Haahr declared the bill passed.

Rehder

REFERRAL OF HOUSE JOINT RESOLUTIONS

Simmons

Washington

The following House Joint Resolutions were referred to the Committee indicated:

HJR 86 - Elementary and Secondary Education HJR 115 - General Laws

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1696 - Fiscal Review

HB 1873 - Fiscal Review

HB 1315 - Judiciary

HB 1336 - Elementary and Secondary Education

HB 1416 - Health and Mental Health Policy

- HB 1438 Economic Development
- HB 1444 Insurance Policy
- HB 1445 Professional Registration and Licensing
- **HB 1470** Elementary and Secondary Education
- HB 1508 Higher Education
- HB 1514 General Laws
- HB 1547 Conservation and Natural Resources
- HB 1560 Local Government
- HB 1657 Special Committee on Criminal Justice
- **HB 1660** Elementary and Secondary Education
- HB 1777 Elections and Elected Officials
- **HB 1816** Health and Mental Health Policy
- **HB 1875** Health and Mental Health Policy
- HB 1884 Workforce Development
- HB 1900 Judiciary
- HB 1945 Elections and Elected Officials
- HB 1974 Insurance Policy
- HB 1977 Professional Registration and Licensing
- HB 1997 Local Government
- HB 2000 Professional Registration and Licensing
- HB 2036 Ways and Means
- HB 2108 Agriculture Policy
- **HB 2126** Downsizing State Government
- HB 2130 Judiciary
- HB 2146 General Laws
- **HB 2170** Corrections and Public Institutions
- HB 2191 Judiciary
- HB 2202 Workforce Development
- HB 2203 Workforce Development
- HB 2214 Judiciary
- HB 2234 General Laws
- HB 2264 Elementary and Secondary Education
- HB 2290 Downsizing State Government
- **HB 2301** Transportation
- HB 2349 Ways and Means
- HB 2361 Judiciary
- HB 2376 Ways and Means
- HB 2386 Ways and Means
- **HB 2427** Conservation and Natural Resources
- HB 2435 Elementary and Secondary Education
- HB 2444 Transportation
- HB 2454 Ways and Means
- HB 2461 Financial Institutions
- HB 2467 Utilities
- **HB 2470** Elementary and Secondary Education
- HB 2476 Downsizing State Government
- HB 2483 Ways and Means

HB 2491 - Elementary and Secondary Education

HB 2504 - Local Government

HB 2512 - Health and Mental Health Policy

HB 2514 - Judiciary

HB 2518 - Higher Education

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 2171**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (1): Aldridge

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1695**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Beck, Carter, Coleman (32), Dinkins, Ellebracht, Fishel, Grier, Knight, Patterson, Riggs, Shawan, Simmons, Veit and Washington

Noes (0)

Absent (2): Hannegan and Taylor

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HCR 74**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1332**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (1): Roberts (77)

Absent (1): Mitten

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1952**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2216**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (0)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1891**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Coleman (32), Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross, Shawan and Sommer

Noes (2): Brown (27) and Carpenter

Absent (1): Washington

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1995**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross, Shawan and Sommer

Noes (0)

Absent (1): Washington

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2125**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross, Shawan and Sommer Noes (0)

Absent (1): Washington

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 2034**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Christofanelli, Dogan, Evans, Lovasco, Roberts (77) and Smith Noes (2): Roberts (161) and Young Absent (2): Hannegan and Price

Special Committee on Small Business, Chairman Andrews reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 2072**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Allred, Andrews, Billington, Butz, Falkner, Green and Murphy

Noes (0)

Absent (0)

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 67**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Mosley and Pollock (123)

Noes (0)

Absent (2): Hannegan and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1654**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Mosley and Pollock (123)

Noes (0)

Absent (2): Hannegan and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1852**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Mosley and Pollock (123)

Noes (0)

Absent (2): Hannegan and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1939**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Mosley and Pollock (123)

Noes (0)

Absent (2): Hannegan and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2082**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus, Mosley and Pollock (123)

Noes (0)

Absent (2): Hannegan and Schnelting

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1404**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1447**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth and Tate

Noes (0)

Absent (2): Sharpe (4) and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1509**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Tate and Windham

Noes (0)

Absent (1): Sharpe (4)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1747**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth and Tate

Noes (0)

Absent (2): Sharpe (4) and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1915**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1976**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Porter, Razer, Runions, Ruth and Tate

Noes (0)

Absent (3): Kolkmeyer, Sharpe (4) and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2122**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth and Tate

Noes (0)

Absent (2): Sharpe (4) and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2129**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2187**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2334**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (0)

Absent (0)

Committee on Utilities, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 1953**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Black (137), Bromley, Coleman (97), Fitzwater, Gunby, Haffner, McCreery, McDaniel, Price, Sain and Schnelting Noes (0)

Absent (7): DeGroot, Francis, Hicks, Kidd, Miller, Roberts (77) and Simmons

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1316**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Barnes, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (1): Basye

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1713**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Bosley, Christofanelli, Gray, Justus, Lovasco, Razer and Sommer

Noes (0)

Absent (3): Eggleston, Roden and Shull (16)

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4781**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Pfautsch, Stevens (46) and Veit

Noes (0)

Absent (5): Person, Pike, Richey, Schroer and Stephens (128)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4994**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Pfautsch, Stevens (46) and Veit

Noes (0)

Absent (5): Person, Pike, Richey, Schroer and Stephens (128)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1270**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (10): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Pfautsch, Schroer, Stevens (46) and Veit

Noes (0)

Absent (4): Person, Pike, Richey and Stephens (128)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1916**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (9): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Pfautsch, Stevens (46) and Veit

Noes (0)

Absent (5): Person, Pike, Richey, Schroer and Stephens (128)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 72**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Dogan, Kelly (141), Rehder and Schroer

Noes (3): Carpenter, Lavender and Mitten

Absent (3): Gregory, Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS#2 HB 1568**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (3): Gregory, Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1596**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Dogan, Kelly (141), Rehder, Schroer and Solon

Noes (3): Carpenter, Lavender and Mitten

Absent (2): Gregory and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1682**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder and Schroer

Noes (0)

Absent (3): Gregory, Shull (16) and Solon

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1808**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Carpenter, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon

Noes (1): Dogan

Absent (2): Gregory and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2128**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Gregory and Shull (16)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 554** entitled:

An act to repeal sections 58.095, 58.451, 58.720, 193.145, 193.265, and 194.119, RSMo, and to enact in lieu thereof eight new sections relating to the deceased.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 580** entitled:

An act to amend chapters 143 and 191, RSMo, by adding thereto seven new sections relating to long-term care savings accounts.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 600** entitled:

An act to repeal sections 545.140, 556.061, 557.021, 562.014, 571.015, 571.070, 578.421, 578.423 and 578.425, RSMo, and to enact in lieu thereof twelve new sections relating to dangerous felonies, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 623** entitled:

An act to repeal section 210.160, RSMo, and to enact in lieu thereof one new section relating to guardians ad litem.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 653 entitled:

An act to repeal sections 210.566, 210.790, and 211.171, RSMo, and to enact in lieu thereof two new sections relating to foster parents.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 662 entitled:

An act to repeal section 537.115, RSMo, and to enact in lieu thereof one new section relating to the liability for distribution of donated shelf stable packaged food.

In which the concurrence of the House is respectfully requested.

Read first time.

HOUSE COMMITTEE BILL AUTHORIZATIONS

February 20, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Tourism has been authorized to introduce upon report a House Committee Bill relating to State Holiday designations.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

Authorized as House Committee Bill No. 12.

COMMITTEE CHANGES

February 20, 2020

The Honorable Elijah Haahr, Speaker Missouri House of Representatives Missouri State Capitol 201 W. Capitol Ave., Rm. 308 Jefferson City, MO 65101

Dear Speaker Haahr,

As a member of your Ethics Committee, I am asking to be recused in case HEC 20-001.

Thank you for your consideration.

Sincerely,

/s/ Travis Fitzwater Missouri House of Representatives District 49 February 20, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

Pursuant to the Ethics Committee Rules of Procedure established in House Resolution 137, I hereby appoint Representative Rick Francis as a temporary member of the Committee on Ethics for the sole purpose of considering case HEC 20-001.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

COMMUNICATIONS

February 20, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby grant leave for the Subcommittee on Health Care Reform to meet on Monday, March 2, 2020, at 11:00 a.m., in Hearing Room 5, prior to the Committee on Health and Mental Health, which meets at noon.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

WITHDRAWAL OF HOUSE BILLS

February 20, 2020

Chief Clerk, Dana Rademan Miller Missouri House of Representatives State Capitol Building 201 W. Capitol Avenue Jefferson City, MO 65101 Dear Chief Clerk:

I respectfully request House Bill No. 2154 to be withdrawn.

Thank you for your time and consideration.

Respectfully,

/s/ Vic Allred State Representative District 13

February 20, 2020

Chief Clerk, Dana Rademan Miller Missouri House of Representatives State Capitol Building 201 W. Capitol Avenue Jefferson City, MO 65101

Dear Chief Clerk:

I respectfully request **House Bill No. 2155** to be withdrawn.

Thank you for your time and consideration.

Respectfully,

/s/ Vic Allred State Representative District 13

The following member's presence was noted: Bosley.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 4:00 p.m., Monday, February 24, 2020.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Monday, February 24, 2020, 1:00 PM, House Hearing Room 4.

Public hearing will be held: HR 4961, HB 2415, HB 2098

Executive session will be held: HR 4961, HB 2415, HB 2098

Executive session may be held on any matter referred to the committee.

Also on the agenda: Discussion of several policy changes and the "draft" report from the

Legislative Assistant Working Group.

AGRICULTURE POLICY

Wednesday, February 26, 2020, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HCR 78

Executive session will be held: HB 1406, HB 1795, HB 2321

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, February 24, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2144, HB 1547

Executive session will be held: HCR 63, HB 2274, HB 2342, HB 1292

Executive session may be held on any matter referred to the committee.

Added HB 1292 to executive session.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 25, 2020, 9:30 AM, House Hearing Room 6.

Executive session will be held: HB 2141

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, February 24, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2086, HB 1964, HB 2097

Executive session will be held: HB 2142, HB 1525, HB 1635

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Monday, February 24, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2126, HB 2290

Executive session will be held: HB 2326, HB 2273, HB 2319

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Monday, February 24, 2020, 6:00 PM, House Hearing Room 5.

Executive session will be held: HB 1859

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1565, HB 2435, HB 1470

Executive session will be held: HB 1470, HB 1961, HB 1345, HB 2068, HB 1820

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, February 24, 2020, 1:00 PM, South Gallery.

Executive session will be held: HCS HBs 1387 & 1482, HB 1418, HB 1873, HCS HB 1696

Executive session may be held on any matter referred to the committee.

Added HB 1696.

AMENDED

GENERAL LAWS

Monday, February 24, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1564, HB 1748, HB 1792, HB 2305, HB 1285

Executive session will be held: HB 2261

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 24, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2379 Executive session will be held: HB 1319

Executive session may be held on any matter referred to the committee.

Added HB 1319.

AMENDED

HIGHER EDUCATION

Monday, February 24, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 1644

Executive session will be held: HB 1796

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, February 24, 2020, 1:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Room changed to 117.

CORRECTED

LOCAL GOVERNMENT

Tuesday, February 25, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1259, HB 1601, HB 1775

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2165

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 25, 2020, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HJR 100, HB 2284, HB 2318

Executive session may be held on any matter referred to the committee.

Changed to House Hearing Room 7.

CORRECTED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 25, 2020, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Informational meeting on MODex and CODY Systems.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 26, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1381, HB 1399

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,

NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, February 26, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, February 25, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Monday, February 24, 2020, 2:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, February 25, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Thursday, February 27, 2020, upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriation Subcommittee markup.

SUBCOMMITTEE ON COUNTY PRISON PER DIEM REIMBURSEMENT

Monday, February 24, 2020, 11:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Committee update and public testimony will be taken regarding county prison per diem reimbursement. If you would like to be on the list to testify, please call Rep. Evans's office at (573) 751-1455. There will also be a sign-in sheet at the hearing. Due to a limited amount of time, testimony may be limited to five minutes.

SUBCOMMITTEE ON HEALTH CARE REFORM

Monday, March 2, 2020, 11:00 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on Medicaid funding.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

UTILITIES

Tuesday, February 25, 2020, 4:00 PM or upon evening adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 2050, HB 2182

Executive session will be held: HB 2040

Executive session may be held on any matter referred to the committee.

Removed HB 2467.

AMENDED

WAYS AND MEANS

Wednesday, February 26, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2349, HB 2036, HB 1588, HJR 74

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, February 24, 2020, 12:00 PM, House Hearing Room 1.

Executive session will be held: HB 2263

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-SIXTH DAY, MONDAY, FEBRUARY 24, 2020

HOUSE BILLS FOR SECOND READING

HB 2524 through HB 2547

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston

HOUSE BILLS FOR PERFECTION

HB 1694 - Anderson HCS HB 1683 - Wood

HB 1421 - Hudson

HB 1559 - Remole

HCS HB 1289 - Evans

HCS HB 1293 - Dinkins

HCS HB 1331 - Veit

HCS HB 1333 - Sharpe (4)

HCS HB 1600 - Simmons

HB 1383 - Washington

HCS HB 1912 - Bailey

HB 1800 - Morris (140)

HCS HB 1898 - Henderson

HCS HB 2049 - Coleman (97)

HB 2199 - Gannon

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1411 - Solon

HCS HB 1896 - Roberts (161)

HOUSE BILLS FOR THIRD READING

HB 1486 - Rehder

HCS HB 1868 - Swan

HB 1873, (Fiscal Review 2/20/20) - Gregory

HCS HB 1696, (Fiscal Review 2/20/20), E.C. - Henderson

HCS HB 1787 - Chipman

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 1387 & 1482, (Fiscal Review 2/19/20) - Murphy HB 1418, (Fiscal Review 2/19/20) - McGirl

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SB 554

SS SB 580

SS SB 600

SS SB 623

SCS SB 653

SCS SB 662

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

EIGHTEENTH DAY, MONDAY, FEBRUARY 10, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Steve Lynch.

Heavenly Father,

We are not here to file bills for filing's sake. We are not here to debate bills for debate's sake. We are not here to pass bills for passage's sake. We are not here to build relationships for relationship's sake.

Father, we are here for Missourians' sake. So Father, let us not be shaken by all the chaos and busyness of this place, but rather, let us be steady and faithful, focused and determined, giving our best every day for Kingdom's sake.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Henry Flynn Lavender and Oliver Hudson Lavender.

The Journal of the fifteenth day was approved as printed by the following vote:

AYES: 133

Anderson	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Beck	Billington	Black 137
Black 7	Bland Manlove	Bondon	Bosley	Bromley
Brown 27	Burnett	Burns	Busick	Butz
Carpenter	Carter	Chipman	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dohrman	Eggleston	Ellebracht	Eslinger	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kendrick
Kidd	Knight	Kolkmeyer	Lovasco	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Messenger	Miller	Mitten
Morgan	Morse 151	Mosley	Muntzel	Murphy
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Pogue	Pollitt 52	Porter
Price	Proudie	Quade	Razer	Reedy

Rehder	Remole	Richey	Riggs	Roberts 161
Roberts 77	Rogers	Rone	Ross	Runions
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stephens 128
Stevens 46	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Young	Mr. Speaker		

NOES: 002

Rowland Sain

PRESENT: 003

Aldridge Chappelle-Nadal Windham

ABSENT WITH LEAVE: 024

Allred	Andrews	Appelbaum	Brown 70	Christofanelli
Dogan	Evans	Green	Hansen	Kelly 141
Lavender	Love	Moon	Morris 140	Neely
Plocher	Pollock 123	Toalson Reisch	Roden	Shull 16
Stoor	Cryon	Washington	Wood	

VACANCIES: 001

The Journal of the sixteenth day was approved as printed.

The Journal of the seventeenth day was approved as printed.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 82, introduced by Representative Solon, relating to enhanced coverage for biosimilar drugs.

HCR 83, introduced by Representative Gannon, relating to Buddy Check 22 Day.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 114, introduced by Representative Trent, relating to work and community engagement requirements for certain Medicaid participants.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2412, introduced by Representative Helms, relating to payments for prescription drugs.

- **HB 2413**, introduced by Representative Helms, relating to anatomic pathology services.
- **HB 2414**, introduced by Representative Chappelle-Nadal, relating to the bi-state metropolitan district.
- **HB 2415**, introduced by Representative Kolkmeyer, relating to employees of the general assembly.
- **HB 2416**, introduced by Representative Schroer, relating to the certification of juveniles for trial as adults, with a delayed effective date for a certain section.
- HB 2417, introduced by Representative McCreery, relating to unanticipated medical bills.
- **HB 2418**, introduced by Representative Neely, relating to transient guest taxes.
- **HB 2419**, introduced by Representative Richey, relating to state contracting.
- HB 2420, introduced by Representative Sain, relating to responsibilities of employers.
- HB 2421, introduced by Representative Sain, relating to elections, with penalty provisions.
- **HB 2422**, introduced by Representative Stephens (128), relating to remote dispensing site pharmacies.
- **HB 2423**, introduced by Representative Riggs, relating to the designation of a memorial highway.
- **HB 2424**, introduced by Representative Riggs, relating to the designation of a memorial highway.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 113, relating to the right of trial by jury.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2401**, relating to tax credits.
- HB 2402, relating to abortion, with penalty provisions.
- **HB 2403**, relating to visually impaired voters.

HB 2404, relating to income tax.

HB 2405, to authorize the conveyance of certain state property.

HB 2406, relating to the issuance of judgments by the court, with penalty provisions.

HB 2407, relating to the creation of wards in certain school districts.

HB 2408, relating to pleadings.

HB 2409, relating to required disclosures of preneed contracts.

HB 2410, relating to voter qualifications.

HB 2411, relating to medical marijuana use in lodging establishments, with penalty provisions.

THIRD READING OF HOUSE BILLS

HB 1296, HCS HB 1521, and HB 1934 were placed on the Informal Calendar.

HB 1963, relating to high speed transportation, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, **HB 1963** was read the third time and passed by the following vote:

AYES:	121
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Allred	Anderson	Bailey	Bangert	Baringer
Barnes	Basye	Beck	Billington	Black 137
Black 7	Bland Manlove	Bondon	Bromley	Burns
Busick	Butz	Carpenter	Carter	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Love
Lynch	Mackey	Mayhew	McDaniel	McGaugh
McGirl	Messenger	Miller	Morris 140	Morse 151
Mosley	Muntzel	Murphy	O'Donnell	Patterson
Person	Pfautsch	Pike	Plocher	Pollitt 52
Porter	Price	Proudie	Razer	Reedy
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Rogers	Rowland	Ruth	Sain
Sauls	Schnelting	Schroer	Shaul 113	Shawan
Shields	Smith	Solon	Sommer	Stephens 128
Stevens 46	Swan	Tate	Veit	Vescovo
Walsh	Wiemann	Windham	Wood	Wright
Mr. Speaker				

NOES: 036

Aldridge Baker Bosley Brown 27 Brown 70 Burnett Gunby Hurst Ingle Lavender Merideth Mitten Lovasco McCreery Moon Morgan Neely Pierson Jr. Pietzman Pogue Pollock 123 Quade Rehder Ross Rone Sharp 36 Sharpe 4 Spencer Runions Simmons Stacy Taylor Unsicker Washington Wilson

Young

PRESENT: 000

ABSENT WITH LEAVE: 005

Andrews Appelbaum Roden Shull 16 Trent

VACANCIES: 001

Speaker Haahr declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1521**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Gregory, Houx, Walsh and Wiemann

Noes (3): Baringer, Burnett and Morgan

Absent (3): Anderson, Deaton and Wood

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1296, relating to the offense of possession of unlawful items in a prison or jail, was taken up by Representative Dinkins.

Representative Ross assumed the Chair.

On motion of Representative Dinkins, **HB 1296** was read the third time and passed by the following vote:

AYES: 126

Allred Baker Aldridge Anderson Bailey Barnes Basye Beck Billington Black 137 Black 7 Bondon Bromley Burns Busick Chipman Christofanelli Coleman 32 Coleman 97 Cupps DeGroot Dinkins Dogan Dohrman Deaton

Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Green
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Messenger	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rogers	Rone
Ross	Rowland	Runions	Ruth	Sauls
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Wood	Wright
Mr. Speaker				

NOES: 032

Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Butz	Carpenter	Carter
Chappelle-Nadal	Clemens	Gray	Gunby	Ingle
Lavender	Mackey	Merideth	Morgan	Mosley
Pierson Jr.	Pogue	Price	Proudie	Quade
Roberts 77	Sain	Sharp 36	Stevens 46	Unsicker
Windham	Young			

PRESENT: 001

Mitten

ABSENT WITH LEAVE: 003

Andrews Appelbaum Shull 16

VACANCIES: 001

Representative Ross declared the bill passed.

HCS HB 1521, relating to the capitol police board, was taken up by Representative Hicks.

On motion of Representative Hicks, HCS HB 1521 was read the third time and passed by the following vote:

AYES: 105

Allred	Anderson	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan

Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McGaugh	McGirl
Messenger	Miller	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
NOES: 051				
Aldridge	Bangert	Baringer	Barnes	Beck
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Carter	Chappelle-Nadal	Clemens
Ellebracht	Fitzwater	Gray	Green	Gunby
Hurst	Ingle	Kendrick	Lavender	Mackey
McCreery	McDaniel	Merideth	Mitten	Moon
Morgan	Mosley	Person	Pierson Jr.	Pogue
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Young				
PRESENT: 000				
ABSENT WITH LEAVE: 006				
Andrews Mr. Speaker	Appelbaum	Bland Manlove	Shull 16	Trent

Representative Ross declared the bill passed.

HB 1934, relating to the public school retirement system of Missouri, was taken up by Representative Wiemann.

On motion of Representative Wiemann, **HB 1934** was read the third time and passed by the following vote:

AYES: 154

VACANCIES: 001

Aldridge	Allred	Anderson	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bosley	Bromley	Burnett	Burns	Busick

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Butz Carpenter Carter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Haden Haffner Hansen Gunby Hannegan Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mayhew McDaniel Mackey McCreery McGaugh McGirl Merideth Miller Mitten Messenger Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Pierson Jr. Pietzman Pike Person Pfautsch Plocher Pollitt 52 Pollock 123 Porter Price Proudie Quade Rehder Razer Reedy Toalson Reisch Remole Roberts 77 Richey Riggs Roden Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Smith Solon Simmons Sommer Swan Spencer Stacy Stephens 128 Stevens 46 Veit Tate Taylor Trent Unsicker Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young

NOES: 001

Pogue

PRESENT: 002

Brown 27 Brown 70

ABSENT WITH LEAVE: 005

Andrews Appelbaum Roberts 161 Shull 16 Mr. Speaker

VACANCIES: 001

Representative Ross declared the bill passed.

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 1691 - Judiciary

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 97**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): McGaugh, Shaul (113), Simmons and Toalson Reisch

Noes (2): Morgan and Windham

Absent (1): Stacy

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1809** and **HB 1570**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Rogers, Shawan and Taylor

Noes (2): McCreery and Merideth

Absent (1): Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2100** and **HB 1532**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Shawan and Taylor

Noes (0)

Absent (1): Schroer

Special Committee on Government Oversight, Chairman Ross reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HJR 87**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (3): Deaton, Ross and Veit

Noes (2): Chappelle-Nadal and Merideth

Absent (2): Houx and Schroer

Special Committee on Urban Issues, Vice-Chairman Patterson reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 1586**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Cupps, Ellebracht, Patterson, Plocher, Proudie and Sharp (36)

Noes (0)

Absent (3): Helms, Rone and Tate

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1334**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (3): Bromley, Hurst and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1742**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (3): Bromley, Hurst and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1800**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (3): Bromley, Hurst and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1912**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (3): Bromley, Hurst and Windham

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1734**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): Eggleston, Justus, Lovasco and Sommer

Noes (2): Bosley and Razer

Absent (4): Christofanelli, Gray, Roden and Shull (16)

The following member's presence was noted: Andrews.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, February 11, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 12, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

A presentation will be given on the feral hog issue in Missouri by Dr. Dale Nolte. This meeting will be held in conjunction with the Senate Agriculture, Food Production and Outdoor Resources Committee.

AGRICULTURE POLICY

Wednesday, February 12, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2111

Executive session will be held: HB 1583, HB 1858, HB 2128

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, February 11, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services (MO HealthNet Division).

BUDGET

Wednesday, February 12, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services continued if necessary.

BUDGET

Thursday, February 13, 2020, 8:15 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Conservation.

CHILDREN AND FAMILIES

Tuesday, February 11, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1288, HB 2171, HB 1666

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 11, 2020, 9:45 AM, House Hearing Room 6.

Executive session will be held: HB 2246

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2232, HB 1932, HJR 89

Executive session will be held: HB 1811, HB 1374

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 11, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1483, HB 1733

Executive session will be held: HB 1682, HB 1808, HB 1817, HB 1818

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, February 13, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HB 1736, HB 2206, HB 2204, HB 2257, HB 2092

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, February 12, 2020, 12:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 1634, HB 2085

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH - PERSONNEL SUBCOMMITTEE

Tuesday, February 18, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Personnel issues.

The meeting will be closed pursuant to Section 610.021(3).

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

JUDICIARY

Tuesday, February 11, 2020, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1686, HB 1413, HB 1952, HB 2244, HB 2241, HCR 74

Executive session will be held: HB 1596

Executive session may be held on any matter referred to the committee.

Added HCR 74.

AMENDED

LOCAL GOVERNMENT

Tuesday, February 11, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1389, HB 1403, HB 1602, HB 2183

Executive session will be held: HB 1819, HB 1701

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, February 11, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 1999

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, February 11, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1891, HB 2125, HB 1995, HB 2219

Executive session will be held: HB 1442, HB 1962

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 11, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HCS HJRs 101 & 76, HJR 77, HB 1710, HCS HB 1655,

HCS HB 1600, HB 1486, HB 1768, HCS HB 1896, HCS HB 1488, HB 1454, HB 1386,

HCS HB 2030, HCS HB 2088

Executive session may be held on any matter referred to the committee.

Added HCS HB 2030 and HCS HB 2088.

AMENDED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 11, 2020, 5:00 PM, House Hearing Room 6.

Executive session will be held: HR 4596

Executive session may be held on any matter referred to the committee.

Note: An informational meeting to discuss MODex will be held upon the conclusion of

Executive Session.

CORRECTED

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188, HB 1590, HB 2072

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2129, HB 1915, HB 1509, HB 1447, HB 1976, HB 2122,

HB 1747, HB 1404, HB 2187

Executive session will be held: HB 2032, HB 2280, HB 2249, HB 1745

Executive session may be held on any matter referred to the committee.

UTILITIES

Tuesday, February 11, 2020, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1953 Executive session will be held: HB 1992

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, February 12, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1316

Executive session will be held: HB 1485, HB 2259, HCR 60, HJR 72 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1713, HB 1967, HB 1948, HB 2303

Executive session may be held on any matter referred to the committee.

Added HB 1948 and HB 2303.

AMENDED

HOUSE CALENDAR

NINETEENTH DAY, TUESDAY, FEBRUARY 11, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 82 and HCR 83

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 114

HOUSE BILLS FOR SECOND READING

HB 2412 through HB 2424

HOUSE BILLS FOR PERFECTION

HB 1933 - Wiemann

HB 1700 - Fishel

HCS HB 1526 - Houx

HB 1330 - Veit

HCS HB 1435 - Houx

HB 1317 - Sommer

HB 1693 - Rehder

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

HCS HB 1411 - Solon

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

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SCS HCS HB 13 - Smith HCS HB 17 - Smith HCS HB 18 - Smith HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

NINETEENTH DAY, TUESDAY, FEBRUARY 11, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God is Spirit, and those who worship him must worship in Spirit and truth. (John 4:24)

O God of truth and love, without whom our world drifts into the valley of darkness and despair, let the light of Your Spirit glow within us as we worship You this moment. Deliver us from greed and bitterness, from misunderstanding and ill will, which are the seeds of contention and confusion. By the might of Your presence and by the strength of Your Spirit in our hearts, make us one in You. With this oneness may we launch out into an adventurous cooperation among all peoples, which shall be a pattern of life for our own state.

Underneath all differences of creation, help us to see human life struggling to be free and to find satisfaction on higher levels of daily life. We believe You are showing us the way in Your word; help us to walk in it, to the glory of Your name and for the good of our citizens.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Madison Hallsten and Andrew Hallsten.

The Journal of the eighteenth day was approved as printed by the following vote:

AYES: 131

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Butz	Carter	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kendrick	Kidd	Knight	Lavender	Lovasco
Lynch	Mackey	Mayhew	McDaniel	McGaugh

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McGirl	Messenger	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Porter	Price
Proudie	Quade	Razer	Reedy	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Ross	Runions	Ruth	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Wiemann	Wright	Young
Ma Canalian				

Mr. Speaker

NOES: 000

PRESENT: 002

Chappelle-Nadal Windham

ABSENT WITH LEAVE: 029

Aldridge	Bailey	Bland Manlove	Bosley	Carpenter
Dinkins	Eslinger	Gregory	Hansen	Kelly 141
Kolkmeyer	Love	McCreery	Merideth	Mitten
Morgan	Mosley	Neely	Pollock 123	Rehder
Rogers	Rone	Rowland	Sain	Shull 16
Spencer	Washington	Wilson	Wood	

VACANCIES: 001

SPECIAL RECOGNITION

Members of the Future Farmers of America (FFA) were introduced by Representative Moon.

Brenden Kleiboeker, State FFA President, addressed the House.

HOUSE RESOLUTIONS

Representative Kolkmeyer offered House Resolution No. 4961.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 84, introduced by Representative Murphy, relating to Major League Baseball.

HCR 85, introduced by Representative Aldridge, relating to chemical testing.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 115, introduced by Representative Trent, relating to elections.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- HB 2425, introduced by Representative Rone, relating to rural electric cooperatives.
- HB 2426, introduced by Representative Veit, relating to compensation for jurors.
- HB 2427, introduced by Representative Ross, relating to feral hogs.
- **HB 2428**, introduced by Representative Griesheimer, relating to a Safety Net of Missouri special license plate.
- **HB 2429**, introduced by Representative Griesheimer, relating to a BackStoppers special license plate.
- HB 2430, introduced by Representative Rowland, relating to property assessments.
- HB 2431, introduced by Representative Swan, relating to radiologic licensure.
- **HB 2432**, introduced by Representative Porter, relating to the licensing of persons performing certain funeral-related services.
- **HB 2433**, introduced by Representative Rowland, relating to accounting practices.
- **HB 2434**, introduced by Representative Porter, relating to the sale of spirituous liquors.
- **HB 2435**, introduced by Representative Swan, relating to visiting scholars teaching certificates.
- HB 2436, introduced by Representative Butz, relating to student curators.
- HB 2437, introduced by Representative Smith, relating to low-income housing tax credits.
- **HB 2438**, introduced by Representative Unsicker, relating to duties of the pregnancy-associated mortality review board.
- **HB 2439**, introduced by Representative Unsicker, relating to MO HealthNet.
- HB 2440, introduced by Representative Unsicker, relating to tobacco and vapor products.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

- HCR 82, relating to enhanced coverage for biosimilar drugs.
- HCR 83, relating to Buddy Check 22 Day.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 114, relating to work and community engagement requirements for certain Medicaid participants.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2412, relating to payments for prescription drugs.
- **HB 2413**, relating to anatomic pathology services.
- HB 2414, relating to the bi-state metropolitan district.
- **HB 2415**, relating to employees of the general assembly.
- **HB 2416**, relating to the certification of juveniles for trial as adults, with a delayed effective date for a certain section.
- HB 2417, relating to unanticipated medical bills.
- **HB 2418**, relating to transient guest taxes.
- **HB 2419**, relating to state contracting.
- HB 2420, relating to responsibilities of employers.
- HB 2421, relating to elections, with penalty provisions.
- HB 2422, relating to remote dispensing site pharmacies.
- **HB 2423**, relating to the designation of a memorial highway.
- HB 2424, relating to the designation of a memorial highway.

PERFECTION OF HOUSE BILLS

HB 1933, relating to the Missouri local government expenditure database, was taken up by Representative Wiemann.

On motion of Representative Wiemann, the title of HB 1933 was agreed to.

Representative Wiemann offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1933, Page 2, Section 37.1091, Line 5, by deleting the word "**publically**" and inserting in lieu thereof the word "**publicly**"; and

Further amend said bill, Page 3, Section 37.1094, Line 19, by deleting the word "municipality" and inserting in lieu thereof the word "municipality's"; and

Further amend said page and section, Line 22, by deleting the word "thirtieth" and inserting in lieu thereof the word "thirty-first"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wiemann, **House Amendment No. 1** was adopted.

On motion of Representative Wiemann, **HB 1933**, as amended, was ordered perfected and printed.

HB 1700, relating to transient guest taxes, was taken up by Representative Fishel.

Representative Fishel moved that the title of **HB 1700** be agreed to.

Representative Kelley (127) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1700, Page 1, In the Title, Line 2, by deleting the words "transient guest taxes" and inserting in lieu thereof the words "taxation in certain political subdivisions"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 1** was adopted.

Representative Merideth offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1700, Page 2, Section 94.842, Line 44, by inserting after all of said section and line the following:

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"149.192. [The general assembly hereby occupies and preempts the entire field of legislation increasing the taxation of cigarettes and tobacco products to the complete exclusion of any order, ordinance or regulation by any political subdivision of this state. Any future orders, ordinances or regulations in this field shall be null and void. No county, city, town, village, municipality, or other political subdivision of this state shall adopt any order, ordinance or regulation increasing the tax levied on cigarettes and tobacco products. The tax levied by any county, city, town, village, municipality, or other political subdivision of this state shall not exceed the amount of tax levied on September 30, 1993.] Any political subdivision may adopt an order, ordinance, or regulation increasing the tax levied on cigarettes and tobacco products within the boundaries of such political subdivision; provided that, such political subdivision shall first receive approval from a majority of the qualified voters of such political subdivision who are voting on the proposal for such a tax increase. For purposes of this section, the term "political subdivision" shall include any county, city, town, village, municipality, or other political subdivision of this state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 2 was withdrawn.

Representative Kelley (127) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 1700, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "94.838. 1. As used in this section, the following terms mean:
- (1) "Food", all articles commonly used for food or drink, including alcoholic beverages, the provisions of chapter 311 notwithstanding;
 - (2) "Food establishment", any cafe, cafeteria, lunchroom, or restaurant which sells food at retail;
- (3) "Municipality", any village or fourth class city with more than two hundred but less than three hundred inhabitants and located in any county of the third classification with a township form of government and with more than twelve thousand five hundred but less than twelve thousand six hundred inhabitants;
- (4) "Transient guest", a person or persons who occupy a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter.
 - 2. The governing body of any municipality may impose, by order or ordinance:
- (1) A tax, not to exceed six percent per room per night, on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the municipality or a portion thereof; and
- (2) A tax, not to exceed [two] six percent, on the gross receipts derived from the retail sales of food by every person operating a food establishment in the municipality.

The taxes shall be imposed solely for [the purpose of funding the construction, maintenance, and operation of capital improvements] general revenue purposes. The order or ordinance shall not become effective unless the governing body of the municipality submits to the voters of the municipality at a state general or primary election a proposal to authorize the governing body of the municipality to impose taxes under this section. The taxes authorized in this section shall be in addition to the charge for the sleeping room, the retail sales of food at a food establishment, and all other taxes imposed by law, and shall be stated separately from all other charges and taxes.

all other	taxes imposed by law, and shall be stated separately from all other charges and taxes.
	3. The ballot of submission for the taxes authorized in this section shall be in substantially the following
form:	
	Shall (insert the name of the municipality) impose a tax on the charges for all retail sales of
	food at a food establishment situated in (name of municipality) at a rate of (insert
	rate of percent) percent, and for all sleeping rooms paid by the transient guests of hotels and
	motels situated in (name of municipality) at a rate of (insert rate of percent) percent,
	solely for the purpose of [funding the construction, maintenance, and operation of capital-
	improvements increasing general revenue funds?
	TYES TNO

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the taxes shall become effective on the first day of the second calendar quarter after the director of revenue receives notice of the adoption of the taxes. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the taxes shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

- 4. Any tax on the retail sales of food imposed under this section shall be administered, collected, enforced, and operated as required in section 32.087, and any transient guest tax imposed under this section shall be administered, collected, enforced, and operated by the municipality imposing the tax. All revenue generated by the tax shall be deposited in a special trust fund and shall be used solely for the designated purposes. If the tax is repealed, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes. Any funds in the special trust fund which are not needed for current expenditures may be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 5. Once the initial bonds, if any, have been satisfied, then the governing body of any municipality that has adopted the taxes authorized in this section may submit the question of repeal of the taxes to the voters on any date available for elections for the municipality. The ballot of submission shall be in substantially the following form:

Shall (insert the name of the municipality) re	peal the taxes imposed at the rates	of (inse	ert	
rate of percent) and (insert rate of percent) pe	rcent for the purpose of [funding to	the construction	n,	
maintenance, and operation of capital improvements increasing general revenue funds?				
□ YES □ NO				

If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters, and the repeal is approved by a majority of the qualified voters voting on the question.

6. Once the initial bonds, if any, have been satisfied, then, whenever the governing body of any municipality that has adopted the taxes authorized in this section receives a petition, signed by ten percent of the registered voters of the municipality voting in the last gubernatorial election, calling for an election to repeal the taxes imposed under this section, the governing body shall submit to the voters of the municipality a proposal to repeal the taxes. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelley (127) moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Fishel, **HB 1700**, as amended, was ordered perfected and printed.

HCS HB 1526, relating to the Missouri state archives-St. Louis trust fund, was taken up by Representative Houx.

On motion of Representative Houx, the title of HCS HB 1526 was agreed to.

On motion of Representative Houx, HCS HB 1526 was adopted.

On motion of Representative Houx, HCS HB 1526 was ordered perfected and printed.

HB 1330, to authorize the conveyance of certain state property, was taken up by Representative Veit.

On motion of Representative Veit, the title of **HB 1330** was agreed to.

Representative Fitzwater offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1330, Page 5, Section 2, Line 75, by inserting after said section and line the following:

"Section 3. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the City of Fulton, Callaway County, Missouri, which is more particularly described as follows:

Part of Block 3 of Martha T. Dyers Subdivision, as per plat of record in Plat Book P, page 83, Callaway County Recorder's Office, also being part of Lot 1 and part of Lot 3 of Block 89 of the New City Plat in the City of Fulton, as recorded in Plat Book 2, page 80, Callaway County Recorder's Office and also being part of the East Half of the Northwest Quarter of Section 16, Township 47 North, Range 9 West, in the City of Fulton, Callaway County, Missouri, more particularly described as follows:

BEGINNING at the southeasterly corner of Lot 5 of Block 3 of said Martha T. Dyer's Subdivision, thence continuing N87°40'08"W, along the southerly line of said Lot 5 and the westerly extension thereof, 317.56 feet to the southeasterly corner of Lot 22 of said Martha T. Dyer's Subdivision; thence continuing N87°40'08"W, along the southerly line of Lot 22 of said Martha T. Dyer's Subdivision, 277.32 feet to the easterly right-of-way line of a portion of State Street vacated by Bill No. 289, Ordinance No. 519, Dated April 10, 1923; thence N1°02'38"E, along said vacated and the existing easterly right-of-way line of said State Street, 349.96 feet to the southwesterly corner of Lot 25 of Block 3 of said Martha T. Dyer's Subdivision; thence S87°40'08"E, along the southerly line of said Lot 25, 12.00 feet; thence N1°02'38"E, parallel to the existing easterly right-of-way line of said State Street, 180.47 feet to the southerly right-of-way line of East 8th Street; thence S87°10'02"E, along the southerly right-of-way line of East 8th Street; 588.68 feet to the westerly right-of-way line of Hillcrest Street (formerly known as Nolley Street); thence S1°39'41"W, along the westerly right-of-way line of Hillcrest Street, 525.18 feet to the point of beginning. Containing 7.19 acres.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater, **House Amendment No. 1** was adopted.

Representative Henderson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1330, Page 5, Section 2, Line 75, by inserting after said section and line the following:

"Section 3. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri, including all possibilities of reverter or reversionary interests, in property located in St. Francois County, Missouri. The property to be conveyed is more particularly described as follows:

Parcel 1: All of that part of Lots 89 and 92 of F. W. Rohland's Subdivision of U. S. Survey No. 2969, Township 35 North, Range 5 East, St. Francois County, Missouri, lying East of the City of Farmington Treatment Plant, North of the Treatment Plant access road, and West of property under private ownership. Containing approximately 46.17 acres, more or less.

Also a tract of land situated in part of Lot 92 of F. W. Rohland's Subdivision, U. S. Survey 2969, Township 35 North, Range 5 East, St. Francois County, Missouri. Containing approximately 14.69 acres, more or less.

Parcel 2: Part of lots 84, 85, 86, 87, 93 and 96 of F.W. Rohland's subdivision of U.S. Survey 2969, township 35 north, range 5 east, more particularly described as: Beginning at the northeast corner of a tract of land recorded in deed book 585 at page 734 of the land records of St. François county: thence along the north line of said tract north 86 degrees 15 minutes west, 800.96 feet to a point, said point being on the east right-of-way line of U.S. highway 67; thence along said right-of-way line north 03 degrees 45 seconds east, 1,554.90 feet to a point, thence leaving said right-of-way line south 82 degrees 17 minutes 10 seconds east, 2,953.41 feet to a stone at a fence corner; thence north 64 degrees 27 minutes 42 seconds east, 1,367.83 feet to a point; thence north 07 degrees 13 minutes east, 310.0 feet to a point; thence south 82 degrees 45 minutes east, 52.0 feet to a point on the west line of U.S. Survey 339; thence along said west line south 07 degrees 21 minutes 31 seconds west, 2,600.00 feet to a point; thence leaving said west line north 82 degrees 32 minutes 01 second west, 1,379.12 feet to a point; thence in a straight line in a westerly direction to a point on the east line of a tract of land recorded in deed book 585 at page 734, said point being located south 03 degrees 44 minutes 23 seconds west, 55.00 feet from the northeast corner of said tract; thence along the east line of said tract north 03 degrees 44 minutes 23 seconds east, 55.00 feet to the point of beginning, containing 156.35 acres, more or less.

Parcel 3: All that part of Lots 77, 79, 96, 97, 98, 99, 100, 101, and 102 of R. W. Rohland's Subdivision of U. S. Survey No. 2969 now owned by the State of Missouri for State Hospital No. 4, and lying West of the West right-of-way line of U. S. Highway 67 and containing 165 acres, more or less, and more particularly described as follows:

A part of Lots Seventy-seven (77), Seventy-nine (79), Ninety-six (96), Ninety-seven (97), Ninety-eight (98), Ninety-nine (99), One Hundred (100), One Hundred and One (101) and One Hundred and Two (102) of F. W. Rohland's Subdivision of U. S. Survey No. 2969, as recorded in Volume "F", Page 441, in the Recorder's Office of St. François County, Missouri, all being part of Township 35 North, Range 5 East, in St. Francois County, Missouri and being more particularly described as follows: Beginning at a stone being the Northeast corner of Lot No. 100 of said F. W. Rohland's Subdivision of U. S. Survey No. 2969; thence S. 7° 17' 20" West along the East line of Lot #100 of said Rohland's Subdivision, 1561.64 feet to the Southeast corner of said Lot #100; thence South 82° 17' 10" East along the North line of Lot #96 of said Rohland's Subdivision, 272.28 feet to the Westerly line of Missouri State Route 67; thence South 3° 45' 00" West along the Westerly line of Missouri State Route 67, 2001.07 feet to a point on the centerline of the abandoned Missouri Pacific Railroad as per disclaimer deed in Book 698, Page 283 in the Recorder's Office of St. François County, Missouri; thence North 51° 46' 15" West along the centerline of said abandoned Missouri Pacific Railroad, 2946.80 feet; thence North 39° 01' 34" East 439.20 feet; thence South 50° 58' 26" East along a southerly line of the L.V. McGee Property, 50.0 feet; thence North 39° 01' 34" East along the easterly line of said L.V. McGee Property and the extension thereof 172.00 feet to the centerline of Second Street; thence easterly along the centerline of Second Street the following courses and distances; South 50° 58' 26" East 125.77 feet; thence South 78° 28' 15" East 161.12 feet; thence North 81° 03' 45" East 264.70 feet; thence North 69° 49' 45" East 104.00 feet; thence North 66° 45' 45" East 385.50 feet to a point on the easterly extension of the North line of Lots #48 and #49 of the Town of Delassus; thence leaving Second Street N. 51° 42' 15" West along said extension and

the North line of Lots #48 and #49 of Delassus, 1602.80 feet to the Northwest corner of Lot #49 of Delassus; thence North 38° 15' 45" East along the westerly line of Lots "B" and "D" of Delassus, 578.94 feet to the North line of Lot #101 of said Rohland's Subdivision; thence South 82° 18' 14" East along the North line of said Lot #101, 557.52 feet to the Southwest corner of Lot #79 of said Rohland's Subdivision; thence North 6° 40' 05" East along the westerly line of said Lot #79, and the East line of a tract of land conveyed to Hues W. and Esther Pratt per deed of record in Book 260, Page 564, in the Recorder's Office of St. Francois County, Missouri, 986.85 feet to the northeasterly corner of said Pratt Tract; thence North 38° 24' 49" East 571.59 feet to the southerly line of Missouri State Rte. "W"; thence northeasterly along the southerly line of said Rtc. "W", the following courses and distances North 66° 29' 30" East 190.16 feet; thence South 23° 30' 30" East 10.0 feet; thence North 66° 29' 30" East 99.33 feet; thence North 65° 32' 30" East 102.12 feet; thence South 24° 27' 30" East 20.0 feet; thence North 65° 32' 30" East 99.21 feet to the northwesterly corner of the Missouri State Highway Department maintenance tract; thence leaving said Rte. "W", South 24° 27' 30" East along the westerly line of said Highway Tract 606.30; thence North 65° 26' 55" East along the southerly line of said Highway Tract, 391.65 feet to the West line of Missouri State Rte. 67; thence South 4° 06' 20" East along the West line of said Rte. 67, 414.24 feet; thence South 03° 45' 00" West 999.18 feet to the North line of Lot # 95 of said Rohland's Subdivision; thence North 81° 58' 50" West along the North line of Lot #95, 175.73 feet to the point of beginning, containing 168.49 acres, more or less. Legal description based upon a survey of State Hospital No. 4, Farmington, MO performed by Larry V. Bricky, Surveyor #1188 in August, 1979.

Parcel 4: A part of Lots 92, 93, 96 and 97 of F. W. Rohland's Subdivision of U. S. Survey No. 2969 as recorded in Volume "F", Page 441, in the Office of the Recorder of Deeds of St. Francois County, Missouri, all in s Township 35 North, Range 5 East of the Fifth Principal Meridian, St. Francois County, Missouri, and more particularly described as follows: Commencing at the Northeast corner of said Lot 97 at an existing iron railroad rail monument and running thence North 7 degrees 06' 23" East, 32.12 feet along the East line of said Lot 96 to a point of beginning; and running thence South 86 degrees 29' 00" East, 255.18 feet; thence South 3 degrees 31' 00" West, 1,091.40 feet; thence North 51 degrees 56' 46" West, 972.32 feet along the North right-of-way line of the Missouri Pacific Railroad; thence North 3 degrees 31' 00" East, 540.15 feet along the east right-of-way line of U. S. Highway No. 67; thence South 86 degrees 29' 00" East 545.78 feet to the point of beginning; said tract containing 15.000 acres.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance.
- Section 4. 1. The governor is hereby authorized and empowered to sell, transfer, grant, or convey an easement over, on, or under property located in St. Francois County, Missouri. The easement is more particularly described as follows:

Parcel 5: A permanent easement-for maintenance and construction . to be fifteen (15) feet in total width, with five (5) feet to the right or west of the following described centerline and ten (10) feet to the left or east of the following described centerline. And, a temporary easement for use during construction to be twenty-five (25) feet in total width, and to extend no more than twenty (20) feet on either side of the following described centerline: Commencing on the centerline of Missouri State Route "W" at the West line of Lot 63 of F. W. Rohland's Subdivision of said Survey No. 2969 and running thence South 65° 17' 55" West, 137.79 feet along the centerline of said Route "W"; thence South 15° 50' 50" East, 30.36 feet to a point of beginning on the South right-of-way line of said Route "W" and the North property line of the above described property; and running thence South 15° 50' 50" East, 192.61 feet, along said easement centerline; thence South 30° 30' 50" West, 870.31 feet; thence South 67° 45' 05" West, 247.08 feet; thence South 25° 31' 40" West, 1,873.38 feet; thence South 3° 31' 00" West 210.00 feet along a line parallel to and 215 feet easterly from the centerline of U. S.

Highway No. 67, to a point of termination of said centerline on the south line of aforesaid Lot 80 and the south line of the above described property; aforesaid centerline being 3,393.38 feet in length.

A permanent easement for maintenance and construction to be fifteen (15) feet in width, with five (5) feet to the right or west of the following described centerline and ten (10) feet to the left or east of the following described centerline. And, a temporary easement for use during construction to be twenty-five (25) feet in width, with five (5) feet to the right or west of the following described centerline and twenty (20) feet to the left or east of the following described centerline. Said centerline begins at a point on the north line of said Lot 96, which is South 86° 29' East, 130.00 feet from the centerline of U. S. Highway No. 67, and runs thence South 3° 31' 00" West, 1,554.39 feet parallel to the centerline of said Highway 67 to a point of termination, which is on the North line of a 15.000 acre tract. The West line of this easement strip is contiguous with the East right-of-way line of said Highway 67.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Henderson, **House Amendment No. 2** was adopted.

Representative Pogue offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1330, Page 5, Section 2, Line 75, by inserting after all of said section the following:

"Section 3.1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

TRACT 1:

TOWNSHIP 22 NORTH, RANGE 2 WEST:

Section 3: All that part lying West of, or right bank of, the Eleven Point River;

Section 4: All that part of the East Half lying West of, or right bank of, the Eleven Point River: All of Lot 1 of the NW1/4:

Section 5: All of Lot 1 of the NE1/4; All of Lots 1 and 2 of the NW1/4; All that part of the E1/2 of Lot 3 of the NW1/4 of Section 5 which lies South and West of Billmore Hollow, EXCEPT therefrom that part lying north of Hwy "Y"; All of the W1/2 of Lot 3 of the NW1/4;

Section 6: All of the E1/2 of Lots 2 and 3 of the NE1/4;

Section 9: All of the North Fractional Half of the NE Fractional Quarter lying West of, or right bank of, the Eleven Point River;

TOWNSHIP 23 NORTH, RANGE 2 WEST:

Section 33: All of the SE1/4;

Section 34: All of the SW1/4 lying West of, or right bank of, the Eleven Point River.

PARCEL I:

An easement for ingress and egress over and across an existing private road, 50 feet in width, running Southeasterly from Highway "Y" to a point near the South line of Section 32, Township 23, Range 2, and thence East along the South line of Sections 32 and 33, in Township 23, Range 2 to the West line of the above described property.

TRACT 2:

All of Lot One (1) of the Northeast Quarter (NE1/4) and all that part of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) lying South and East of Highway Y, in Section Six (6), Township Twenty-two (22), Range Two (2) West. The East Half (E1/2) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West. All the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West of the Fifth Principal Meridian, except therefrom a strip of land 10 feet wide (being the south ten feet) of SE1/4 of said Section 6 for roadway, and except right of way for State Highway Y as shown recorded in Book 172 at Page 86 of the records of Oregon County, Missouri.

TOWNSHIP 22 NORTH, RANGE 2 WEST

Section 5: All of the North Half of the Southeast Quarter; Block 2 in Charles W. Melton and wife and E. W. Sitton and wife Subdivision of the SE 1/4 of the SE1/4 of Section 5 as shown in Plat Book 8 at Page 21 of the records of Oregon County, Missouri; All of the Southwest Quarter of the Southeast Quarter; All of the Southwest Quarter;

Section 7: All of the East Half of the Northeast Quarter; Block 1 of J. F. Melton Subdivision of the SW1/4 of the NE1/4 of Section 7 as shown in Plat Book 6 at Page 5 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; Section 8: Block 5 in S. D. Melton's Subdivision of the NE1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; Lot 2 Block 1 in S. D. Melton's Subdivision of the SW1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; All of Block 1 in G. T. Thomasson and wife's Subdivision of the NE1/4 of the SW1/4 of Section 8 as shown in Plat Book 6 at Page 38 of the Records of Oregon County, Missouri; All of Lot 1 of Block 1 in G. T. Thomasson and wife's former Subdivision of the NW1/4 of the SW1/4 of Section 8 as shown in Plat Book 7 at Page 17 of the Records of Oregon County, Missouri; All of the Northwest Quarter.

- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remissed, released and forever quitclaimed by the director of the department of natural resources by December 31, 2020.
- Section 4. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

Tract 1:

Township 23 North, Range 2 West

Section 20: That part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21. All that part of the following described tracts lying East of Highway Y: The Southeast Quarter, the North Half of the Southwest Quarter, and the South Half of the Northwest Quarter: EXCEPT that part of the Northeast Quarter of the

Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21.

Section 21: All of the East Fractional Half of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River All that part of the Southwest Fractional Quarter of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River; All of the Southeast Quarter of the Southwest Quarter; All that part of the West Fractional Half of the Southwest Quarter of Section 21 that lies south of, or right bank of, the Eleven Point River; All that part of the NE1/4 of the SW1/4 and all that part of the NW1/4 of the SE1/4 lying west of, or the right bank of the Eleven Point River.

Section 27: All that part of Section 27 lying west of, or right bank of, the Eleven point river EXCEPT THAT PART of the West Fractional Half of the Southwest Fractional Quarter south and west and being right bank of Eleven Point River lying north of the 1/64th line east to Eleven Point River from the N-S 1/64th corner of Sections 27 and 28;

Section 28: All that part of Section 28 lying west of, or right bank of the Eleven Point River EXCEPT THAT PART of the Northeast Fractional Quarter of the Southeast Fractional Quarter west and being right bank of Eleven Point River lying east of the 1/64th line beginning at C-E-E 1/64th corner, thence south along E-E 1/64th line to C-S-NE-SE 1/256th corner; Section 29: All that part of the following described tracts lying East of Highway Y: The South Half of the North Half, the North Half of the Southeast Quarter. All that part of the following described tracts lying East of Highway Y: The North Half of the North Half. Section 33: NE1/4 of Section 33

Section 34: All that part of the N1/2 lying west of, or right bank of the Eleven Point River. Tract 2:

A Tract of land located in part of the NW1/4 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE South 88 degrees 54 minutes 38 seconds East along the North line of the NW1/4 of said Section 33, a distance of 2685.46 feet to the Northeast corner of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33, a distance of 2095.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 88 degrees 07 minutes 05 seconds West, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 29 degrees 22 minutes 35 seconds West, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 77 degrees 45 minutes 53 seconds West, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the West line of the NW1/4 of said Section 33; THENCE North 01 degrees 44 minutes 27 seconds East along the West line of the NW1/4 of said Section 33, a distance of 1557.81 feet to the point of beginning. Contains 118.804 acres, more or less.

Also One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y. Contains 5.32 acres, more or less.

Tract 3:

A Tract of land located in part of the W1/2 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: COMMENCING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the West line of the W1/2 of said Section 33, a distance of 1557.81 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235", the true POINT OF BEGINNING; THENCE S77°45'53"E, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S29°22'35"E, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S88°07'05"E, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the East line of the W1/2 of said Section 33; THENCE S01°59'05"W along the East line of the W1/2 of said Section 33, a distance of 3198.69 feet to

the Southeast corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 2376.56 feet; THENCE N88°59'23"W, continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°44'27"E along the West line of the W1/2 of said Section 33, a distance of 3730.78 feet to the point of beginning.

ALSO a tract of land located in part of the E1/2 of Section 32, Township 23 North, Range 2 West, 5th P.M. lying East of State Highway "Y" more particularly described as follows: BEGINNING at the Northeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the East line of the E1/2 of said Section 32, a distance of 5288.59 feet to the Southeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.89 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of a road; THENCE Northwesterly along the centerline of said road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
 - 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the right, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
 - 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of said Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 11 courses and distances:
 - 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius of 1202.90 feet and a central angle of 25°20'30";
 - 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
 - 5) N03°08'38"W, a distance of 881.47 feet;
 - 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the right, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
 - 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
 - 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 136.94 feet, said curve having a radius of 531.11 feet and a central angle of 14°46'23" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.26 feet to the point of beginning.

EXCEPT One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y.

EXCEPT FROM THE ABOVE DESCRIBED TRACTS: A Tract of land located in part of the NW1/4 of the SW1/4, the S1/2 of the SW1/4 and the SW1/4 of the SE1/4 of Section 28 and in part of the E1/2 of Section 32 and in part of the NW1/4 of the NE1/4 and the W1/2 of Section 33, all in Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of said Section 33, a 5/8" rebar with an

aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°28'21"E along the West line of the S1/2 of the SW1/4 of said Section 28, a distance of 1321.75 feet to the Southwest corner of the NW1/4 of the SW1/4 of said Section 28, a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235": THENCE N06°33'11"E, a distance of 44.17 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S87°39'26"E, a distance of 43.01 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S37°01'33"E, a distance of 292.00 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S47°29'15"E, a distance of 714.87 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S00°01'21"E, a distance of 577.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N60°33'51"E, a distance of 819.53 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N65°56'00"E, a distance of 855.43 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S06°39'52"W, a distance of 167.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE \$17°27'52"E, a distance of 240.29 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S34°34'14"E, a distance of 384.45 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S86°58'59"E, a distance of 193.42 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°39'02"E, a distance of 800.21 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S70°21'17"W, a distance of 409.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S59°26'51"W, a distance of 587.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S52°00'37"W, a distance of 269.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S15°30'30"E, a distance of 647.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°04'42"E, a distance of 779.77 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S08°27'07"E, a distance of 508.03 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°19'43"W, a distance of 201.64 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S01°05'15"E, a distance of 787.24 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S03°53'24"E, a distance of 881.25 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°15'24"W, a distance of 288.39 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the South line of the W1/2 of said Section 33; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 1981.28 feet; THENCE N88°59'23"W continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE continuing N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.98 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of an existing road; THENCE Northwesterly along the centerline of said existing road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
- 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the left, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
- 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of State Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 12 courses and distances:

- 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius 1202.90 feet and a central angle of 25°20'30";
- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
- 5) N03°08'38"W, a distance of 881.47 feet;
- 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the left, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
- 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
- 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 129.35 feet, said curve having a radius of 676.80 feet and a central angle of 10°57'00" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;
- 12) N06°30'24"E, a distance of 7.44 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.00 feet to the point beginning. Contains 547.327 acres, more or less.
- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remissed, released, and forever quitclaimed by the director of the department of natural resources by December 31, 2021."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Pogue moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Veit, **HB 1330**, as amended, was ordered perfected and printed.

HCS HB 1435, relating to the deceased, was taken up by Representative Houx.

On motion of Representative Houx, the title of HCS HB 1435 was agreed to.

Representative Mitten offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1435, Page 2, Section 58.035, Line 38, by inserting immediately at the end of said line the following:

"The commission shall establish the training standards by September 1, 2021. The Missouri Coroners' and Medical Examiners' Association shall begin providing such training by January 1, 2022."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mitten, **House Amendment No. 1** was adopted.

On motion of Representative Houx, HCS HB 1435, as amended, was adopted.

On motion of Representative Houx, **HCS HB 1435**, as amended, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Remole reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1556**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Brown (70), Chappelle-Nadal, Haden, Knight, Love, Mayhew, Pietzman and Remole

Noes (1): McCreery

Absent (0)

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1804**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Brown (70), Chappelle-Nadal, Haden, Knight, Love, Mayhew, Pietzman and Remole

Noes (1): McCreery

Absent (0)

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2246**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Carter, Green, Hansen, Henderson, McDaniel, Morse (151), Remole and Roden

Noes (0)

Absent (2): Appelbaum and Moon

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1817**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Baker, Bangert, Basye, Brown (70), Dogan, Morgan, O'Donnell, Proudie, Schroer, Stacy and Swan

Noes (0)

Absent (3): Bailey, Christofanelli and Eslinger

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1818**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Baker, Bangert, Basye, Brown (70), Dogan, Morgan, O'Donnell, Proudie, Schroer, Stacy and Swan

Noes (0)

Absent (3): Bailey, Christofanelli and Eslinger

Committee on Financial Institutions, Chairman Bondon reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 1543**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bailey, Billington, Bondon, Clemens, DeGroot, Francis, Green, Griesheimer, O'Donnell, Rowland, Shaul (113) and Shull (16)

Noes (0)

Absent (2): Bland Manlove and McGirl

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 1702**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bailey, Billington, Bondon, Clemens, DeGroot, Francis, Green, Griesheimer, McGirl, O'Donnell, Rowland, Shaul (113) and Shull (16)
Noes (0)

Committee on Higher Education, Chairman Dohrman reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 1430**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Dohrman, Gannon, Kelley (127), Kendrick, Proudie, Razer, Shawan, Shields and Trent Noes (0) Absent (1): Black (137)

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 2151**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Black (137), Dohrman, Gannon, Kelley (127), Proudie, Shields and Trent Noes (1): Razer Absent (2): Kendrick and Shawan

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1289**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (1): Bland Manlove

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1331**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (1): Roberts (77)

Mr. Speaker: Your Committee on Judiciary, to which was returned **HB 1604**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit

Noes (3): Mackey, Mitten and Sauls

Absent (1): Roberts (77)

Committee on Local Government, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1814**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon and Windham

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1854**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon and Windham

Noes (0)

Absent (1): Wilson

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was returned **HB 1957**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute No. 2, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Christofanelli, Eggleston, Justus, Lovasco and Sommer

Noes (2): Bosley and Razer

Absent (3): Gray, Roden and Shull (16)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 61**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon

Noes (2): Carpenter and Mitten

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1300 & 1286**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1387 & 1482**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1414**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1568**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 1568** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon
```

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1577**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon
```

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1613**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon
```

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1683**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon
```

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1752**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
```

Noes (2): Carpenter and Mitten

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1899**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon
```

Noes (0)

Absent (2): Lavender and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1903**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (5): Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (3): Carpenter, Dogan and Mitten
Absent (2): Lavender and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2049**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (2): Carpenter and Mitten
Absent (2): Lavender and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2199**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon
Noes (0)
Absent (2): Lavender and Shull (16)
```

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1386**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1454**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1486**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1488**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1600**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1655**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1768**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1896**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2030**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Christofanelli, Fitzwater, Houx, Miller, Runions and Sommer

Noes (4): Bondon, Chipman, Sauls and Unsicker

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#3 SJR 38** entitled:

Joint resolution submitting to the qualified voters of Missouri, an amendment repealing sections 2, 3, and 7 of article III of the Constitution of Missouri, and adopting three new sections in lieu thereof relating to regulating the legislature to limit the influence of partisan or other special interests.

In which the concurrence of the House is respectfully requested.

Read first time.

COMMUNICATIONS

February 11, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby grant permission for the Subcommittee on Health Care Reform to meet during this Legislative session.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District The following members' presence was noted: Bland Manlove, Bosley, Dinkins, Gregory, Hansen, Kelly (141), Kolkmeyer, Love, McCreery, Merideth, Mitten, Morgan, Mosley, Neely, Pollock (123), Rehder, Rogers, Rone, Rowland, Spencer, Washington, Wilson, and Wood.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, February 12, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 12, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

A presentation will be given on the feral hog issue in Missouri by Dr. Dale Nolte. This meeting will be held in conjunction with the Senate Agriculture, Food Production and Outdoor Resources Committee.

AGRICULTURE POLICY

Wednesday, February 12, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2111

Executive session will be held: HB 1583, HB 1858, HB 2128

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, February 12, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services continued if necessary.

BUDGET

Thursday, February 13, 2020, 8:15 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Conservation.

DOWNSIZING STATE GOVERNMENT

Monday, February 17, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2319

Executive session will be held: HRB 2

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2232, HB 1932, HJR 89

Executive session will be held: HB 1811, HB 1374

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 1568

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, February 13, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HB 1736, HB 2206, HB 2204, HB 2257, HB 2092

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, February 12, 2020, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1708, HB 1785, HB 1960, HB 2093, HB 2179, HB 1344

Executive session will be held: HB 2179, HB 2164

Executive session may be held on any matter referred to the committee.

AMENDED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 12, 2020, 2:00 PM, House Hearing Room 5.

Executive session will be held: HB 1484

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 17, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1319

Executive session will be held: HB 1709, HJR 92

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, February 12, 2020, 12:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 1634, HB 2085

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH - PERSONNEL SUBCOMMITTEE

Tuesday, February 18, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Personnel issues.

The meeting will be closed pursuant to Section 610.021(3).

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

RULES - LEGISLATIVE OVERSIGHT

Thursday, February 13, 2020, 9:15 AM, House Hearing Room 4.

Executive session will be held: HCS HJR 87, HCS HB 1854, HCS HB 2088

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, February 12, 2020, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1516

Executive session will be held: HB 1451

Executive session may be held on any matter referred to the committee.

Note: Time Change.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, February 12, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2317

Executive session will be held: HCR 73

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, February 12, 2020, 1:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Testimony regarding medical marijuana progress/licensing by Lyndall Fraker.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188, HB 1590, HB 2072

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1852, HB 1939, HB 2082, HB 1654, HCR 67

Executive session will be held: HCR 59, HCR 71, HB 1572, HB 1419

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 12, 2020, 4:00 PM, House Hearing Room 7.

Executive session will be held: HB 1658

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2129, HB 1915, HB 1509, HB 1447, HB 1976, HB 2122,

HB 1747, HB 1404, HB 2187, HB 2334

Executive session will be held: HB 2032, HB 2280, HB 2249, HB 1745

Executive session may be held on any matter referred to the committee.

Added HB 2334.

AMENDED

VETERANS

Wednesday, February 12, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1316

Executive session will be held: HB 1485, HB 2259, HCR 60, HJR 72

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1713, HB 1967, HB 1948, HB 2303

Executive session may be held on any matter referred to the committee.

Added HB 1948 and HB 2303.

AMENDED

HOUSE CALENDAR

TWENTIETH DAY, WEDNESDAY, FEBRUARY 12, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 84 and HCR 85

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 115

HOUSE BILLS FOR SECOND READING

HB 2425 through HB 2440

HOUSE BILLS FOR PERFECTION

HB 1317 - Sommer

HB 1693 - Rehder

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

HCS HB 1411 - Solon

HCS HB 1434 - Richey

HCS HB 1488 - Bromley

HCS HB 1896 - Roberts (161)

HB 1348 - Baker

HCS HBs 1387 & 1482 - Murphy

HB 1418 - McGirl

HB 1486 - Rehder

HCS HB 1655 - Kelly (141)

HB 1640 - Taylor

HCS HB 1787 - Chipman

HB 2061 - Christofanelli

HCS HB 1868 - Swan

HB 1873 - Gregory

HOUSE BILLS FOR PERFECTION - CONSENT

(02/12/2020)

HB 1935 - Miller

HCS HB 1696 - Henderson

SENATE JOINT RESOLUTIONS FOR SECOND READING

SS#3 SJR 38

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTIETH DAY, WEDNESDAY, FEBRUARY 12, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord is my helper, and I will not be afraid. (John 11:9)

Eternal God, in whom we live and move and have our being, we are children of Yours – creatures of Your hands, sustained by Your spirit, redeemed by Your love, and guided by Your wisdom. Steady us, we pray, and give us strength to do what we ought to do. Save us from accepting too easy answers to the problems that confront us. Save us from yielding to the temptation to accept the second best when the best can be easily ours.

By the power of an inner, powerful spiritual triumph, may we conquer all pettiness, all narrowness, and all unworthy desires. May we put first that which is first, second that which is second, and last that which is last. May Your Spirit rule our hearts, and together may we serve our state to the limit of our faith and our ability.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the nineteenth day was approved as printed by the following vote:

AYES: 114

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Bland Manlove	Bondon	Bromley
Brown 27	Brown 70	Burns	Busick	Butz
Carpenter	Chipman	Christofanelli	Clemens	Coleman 32
Cupps	Deaton	DeGroot	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Fishel	Fitzwater
Gannon	Gray	Green	Grier	Griesheimer
Griffith	Gunby	Haden	Hannegan	Hansen
Henderson	Hill	Houx	Hudson	Hurst
Ingle	Justus	Kelley 127	Kendrick	Knight
Lovasco	Lynch	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Messenger	Moon
Morgan	Morris 140	Morse 151	Muntzel	Murphy
O'Donnell	Patterson	Pfautsch	Pierson Jr.	Pike
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Remole	Richey	Riggs	Roberts 161
Roberts 77	Rone	Ross	Runions	Ruth
Sauls	Schnelting	Sharp 36	Sharpe 4	Shawan

Shields Simmons Smith Solon Sommer Stephens 128 Swan Taylor Unsicker Stacy Veit Vescovo Walsh Washington Wiemann Wilson Wright Young Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 001

Chappelle-Nadal

ABSENT WITH LEAVE: 045

Aldridge	Appelbaum	Black 7	Bosley	Burnett
Carter	Coleman 97	Dinkins	Dogan	Falkner
Francis	Gregory	Haffner	Helms	Hicks
Hovis	Kelly 141	Kidd	Kolkmeyer	Lavender
Love	Merideth	Miller	Mitten	Mosley
Neely	Person	Pietzman	Plocher	Price
Proudie	Quade	Razer	Toalson Reisch	Roden
Rogers	Schroer	Shaul 113	Shull 16	Spencer
Stevens 46	Tate	Trent	Windham	Wood

VACANCIES: 001

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 86, introduced by Representative Riggs, relating to Harris-Stowe State University.

HCR 87, introduced by Representative Sain, relating to the establishment of the Joint Committee on Gun Violence and Legislation.

HCR 88, introduced by Representative McCreery, relating to country of origin labeling.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 116, introduced by Representative Rowland, relating to taxation of real property.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2441, introduced by Representative Lavender, relating to application of glyphosates and neonicotinoids.

- **HB 2442**, introduced by Representative Bland Manlove, relating to possession of certain weapons, with penalty provisions.
- **HB 2443**, introduced by Representative Butz, relating to the certification of juveniles for trial as adults, with a delayed effective date for a certain section.
- HB 2444, introduced by Representative Ruth, relating to fleet vehicle registration.
- **HB 2445**, introduced by Representative Hicks, relating to the operation of certain motor vehicles on the shoulder of the roadway.
- **HB 2446**, introduced by Representative Hicks, relating to a landowner's failure to remove items from a roadway, with a penalty provision.
- **HB 2447**, introduced by Representative Hicks, relating to fines for failing to yield the right-of-way, with penalty provisions.
- **HB 2448**, introduced by Representative Hurst, relating to transporting a minor across state lines to obtain an abortion, with penalty provisions.
- **HB 2449**, introduced by Representative Hurst, relating to the abolishment of the doctrine of adverse possession.
- **HB 2450**, introduced by Representative Hurst, relating to repealing the death penalty.
- **HB 2451**, introduced by Representative Rowland, relating to property assessments.
- HB 2452, introduced by Representative Rowland, relating to tax credits.
- HB 2453, introduced by Representative Rowland, relating to property assessments.
- **HB 2454**, introduced by Representative Andrews, relating to energy property taxation.
- **HB 2455**, introduced by Representative Rowland, relating to mortgage foreclosures.
- **HB 2456**, introduced by Representative Smith, relating to reimbursement allowance taxes.
- **HB 2457**, introduced by Representative Taylor, relating to property tax.
- HB 2458, introduced by Representative Bosley, relating to tax credits.
- HB 2459, introduced by Representative Burnett, relating to political subdivisions.
- **HB 2460**, introduced by Representative Black (7), relating to teacher and school employee retirement systems.

- HB 2461, introduced by Representative Bondon, relating to Missouri family trust companies.
- HB 2462, introduced by Representative Bailey, relating to the women's economic task force.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

- HCR 84, relating to Major League Baseball.
- HCR 85, relating to chemical testing.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 115, relating to elections.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2425, relating to rural electric cooperatives.
- **HB 2426**, relating to compensation for jurors.
- **HB 2427**, relating to feral hogs.
- HB 2428, relating to a Safety Net of Missouri special license plate.
- HB 2429, relating to a BackStoppers special license plate.
- HB 2430, relating to property assessments.
- **HB 2431**, relating to radiologic licensure.
- HB 2432, relating to the licensing of persons performing certain funeral-related services.
- HB 2433, relating to accounting practices.
- **HB 2434**, relating to the sale of spirituous liquors.
- HB 2435, relating to visiting scholars teaching certificates.
- HB 2436, relating to student curators.

HB 2437, relating to low-income housing tax credits.

HB 2438, relating to duties of the pregnancy-associated mortality review board.

HB 2439, relating to MO HealthNet.

HB 2440, relating to tobacco and vapor products.

SECOND READING OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was read the second time:

SS#3 SJR 38, relating to regulating the legislature to limit the influence of partisan or other special interests.

PERFECTION OF HOUSE BILLS

HB 1317, relating to gifted children, was taken up by Representative Sommer.

Representative Sommer moved that the title of **HB 1317** be agreed to.

Representative Basye offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1317, Page 1, In the Title, Lines 2-3, by deleting the words "gifted children" and inserting in lieu thereof the words "elementary and secondary education"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basve, **House Amendment No. 1** was adopted.

Representative Sommer offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1317, Page 1, Section 162.720, Lines 1 to 6, by deleting all of said lines and inserting in lieu thereof the following:

- "162.720. 1. (1) This subdivision shall apply to all school years ending on or before June 30, 2022. Where a sufficient number of children are determined to be gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, districts may establish special programs for such gifted children.
- (2) Beginning July 1, 2022, if three percent or more of students enrolled in a school district are determined to be gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, the district shall establish a state-approved gifted program for gifted children.
- 2. Beginning July 1, 2022, the teacher or teachers providing gifted services to students in districts with an"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sommer, House Amendment No. 2 was adopted.

Representative Basye offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1317, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "162.686. 1. No school district or charter school shall prohibit a parent or legal guardian of a student from recording by audio any meeting held under the federal Individuals with Disabilities Education Act (IDEA), 20 U.S.C. Section 1400, et seq., as amended, or Section 504 of the federal Rehabilitation Act of 1973, 29 U.S.C. Section 794, as amended.
- 2. Any recording made by a parent or legal guardian under this section shall be the property of the parent or legal guardian creating the recording. No recording made under this section shall be construed to be a public record made by or prepared for any public governmental body under chapter 610.
- 3. No school district or charter school shall impose pre-meeting notification requirements of recording by a parent or legal guardian of more than twenty-four hours.
- 4. No school district or charter school employee who reports directly to his or her employer any violations under this section shall be subject to discharge, retaliation, or any other adverse employment action for making such report."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 3** was adopted.

Representative Morgan offered House Amendment No. 4.

House Amendment No. 4

AMEND House Bill No. 1317, Page 1, Section 162.720, Line 2 and Line 4, by inserting after each occurrence of the word "district" the phrase "or charter school"; and

Further amend said bill, page and section, Line 6 and Line 8, by inserting after each occurrence of the word "districts" the phrase "or charter schools"; and

Further amend said bill and section, Page 2, Line 17, by inserting after the word "district" the phrase "or charter school"; and

Further amend said bill, page and section, Line 19, by inserting after the word "Districts" the phrase "or charter schools"; and

Further amend said bill, page and section, Line 21, by inserting after the word "district" the phrase "or charter school"; and

Further amend said bill, page and section, Line 22, by inserting after the word "district," the phrase "or governing body of each charter school,"; and

Further amend said bill, page and section, Line 25, by inserting after the word "district's" the phrase "or charter school's"; and

Further amend said bill, page and section, Line 26, by inserting after the word "employees" the phrase "or charter schools and charter school employees"; and

Further amend said bill, page and section, Line 28, by inserting after the word "district's" the phrase "or charter school's"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morgan, House Amendment No. 4 was adopted.

On motion of Representative Sommer, **HB 1317**, as amended, was ordered perfected and printed.

HB 1693, relating to the narcotics control act, was taken up by Representative Rehder.

On motion of Representative Rehder, the title of **HB 1693** was agreed to.

Representative Eggleston assumed the Chair.

Representative Moon offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1693, Page 2, Section 195.450, Line 23, by inserting after all of said line the following:

"195.451. Any patient being prescribed a controlled substance under sections 195.450 to 195.465 for the treatment of long term pain shall have the collaboration of two physicians from different practices that agree and deem the patient as suffering from a chronic condition and such patient can benefit from specialized care before such controlled substance can be prescribed."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hurst offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 1693, Page 1, Line 6, by inserting after all of said line the following:

"Further amend said page and section, Line 23, by inserting after all of said line the following:

"195.452. Any patient being prescribed a controlled substance under sections 195.450 to 195.465 for the treatment of long term pain, such patient or such patient's guardian shall be required to sign a waiver that such person has been informed that the prescription may be habit forming and have possible side effects. The information regarding side effects shall be provided in writing. Any person signing the waiver shall not hold the physician, hospital, pharmacy or pharmacist responsible."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

Representative Hurst moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Hurst:

٨	17	FS.	ΩA	1

AYES: 042				
Anderson	Bailey	Baker	Billington	Bondon
Busick	Chipman	Christofanelli	Coleman 32	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Haffner
Hansen	Hicks	Hill	Hovis	Hudson
Hurst	Kelly 141	Kidd	Knight	Messenger
Moon	Neely	Pollitt 52	Pollock 123	Toalson Reisch
Remole	Richey	Roden	Rone	Ross
Smith	Spencer	Stacy	Swan	Taylor
Trent	Walsh			
NOES: 110				
Aldridge	Andrews	Appelbaum	Bangert	Baringer
Barnes	Basye	Beck	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 27	Brown 70
Burnett	Burns	Butz	Carpenter	Clemens
Coleman 97	Cupps	Dohrman	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Hannegan	Henderson	Houx	Ingle
Justus	Kelley 127	Kendrick	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McGaugh	McGirl	Merideth	Miller
Mitten	Morgan	Morris 140	Morse 151	Mosley
Muntzel	Murphy	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pogue	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Riggs	Roberts 161
Roberts 77	Rogers	Rowland	Runions	Ruth
Sain	Sauls	Schnelting	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Solon
Sommer	Stephens 128	Stevens 46	Tate	Unsicker
Veit	Vescovo	Washington	Wiemann	Wilson
Windham	Wood	Wright	Young	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 010

Allred Carter Chappelle-Nadal Gannon Gray
Green Helms McDaniel Schroer Shull 16

VACANCIES: 001

Representative Moon moved that House Amendment No. 1 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Moon:

AYES: 032

Anderson	Bailey	Baker	Billington	Busick
Chipman	Christofanelli	Coleman 32	DeGroot	Dinkins
Dogan	Hansen	Helms	Hill	Hudson
Hurst	Kidd	Moon	Pietzman	Pollock 123
Toalson Reisch	Remole	Richey	Roden	Ross
Smith	Spencer	Stacy	Swan	Taylor
Trent	Walsh			

NOES: 121

Aldridge	Allred	Andrews	Appelbaum	Bangert
Baringer	Barnes	Basye	Beck	Black 137
Black 7	Bland Manlove	Bondon	Bosley	Bromley
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Clemens	Coleman 97	Cupps	Deaton
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Henderson	Hicks
Houx	Hovis	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Knight	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McGaugh	McGirl	Merideth	Messenger
Miller	Mitten	Morgan	Morris 140	Morse 151
Mosley	Muntzel	Murphy	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pike	Plocher
Pogue	Pollitt 52	Porter	Proudie	Quade
Razer	Reedy	Rehder	Riggs	Roberts 161
Roberts 77	Rogers	Rone	Rowland	Runions
Ruth	Sain	Sauls	Schnelting	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Solon	Sommer	Stephens 128	Stevens 46	Tate
Unsicker	Veit	Vescovo	Washington	Wiemann
Wilson	Windham	Wood	Wright	Young
M C 1				

Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 009

Carter	Chappelle-Nadal	Francis	Gannon	McDaniel
Neely	Price	Schroer	Shull 16	

VACANCIES: 001

Speaker Pro Tem Wiemann assumed the Chair.

Representative Hill offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1693, Page 5, Section 195.465, Line 12, by inserting after all of said section and line the following:

"Section 1. The provisions of the Narcotics Control Act, sections 195.450 to 195.465, shall sunset two years after August 28, 2020, if the number of overdose deaths in the state increase after the passage of this act. This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

HB 1693, with House Amendment No. 2, pending, was laid over

On motion of Representative Vescovo, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Wiemann.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 035

Anderson	Bailey	Basye	Bondon	Busick
Clemens	Coleman 97	Cupps	Evans	Francis
Gannon	Gunby	Haden	Haffner	Hansen
Hicks	Hurst	Justus	Lovasco	Lynch
Mayhew	McGirl	Morris 140	Morse 151	Murphy
Person	Pogue	Rehder	Toalson Reisch	Roberts 161
Sharp 36	Simmons	Taylor	Veit	Walsh

NOES: 001

Rowland

PRESENT: 072

Allred	Andrews	Appelbaum	Baker	Bangert
Baringer	Barnes	Billington	Bromley	Brown 27
Burnett	Butz	Chappelle-Nadal	Coleman 32	Deaton
Dogan	Dohrman	Eggleston	Falkner	Gray
Green	Gregory	Griesheimer	Hannegan	Henderson
Hill	Houx	Hudson	Kendrick	Kidd
Knight	Kolkmeyer	Love	McCreery	McDaniel
McGaugh	Messenger	Muntzel	O'Donnell	Patterson
Pfautsch	Pierson Jr.	Pike	Plocher	Pollitt 52
Pollock 123	Quade	Reedy	Roberts 77	Roden
Rogers	Ross	Runions	Ruth	Sain
Schnelting	Schroer	Shaul 113	Shawan	Smith
Solon	Sommer	Spencer	Stevens 46	Swan
Tate	Trent	Unsicker	Vescovo	Wiemann
Wilson	Mr. Speaker			

ABSENT WITH LEAVE: 054

Aldridge	Beck	Black 137	Black 7	Bland Manlove
Bosley	Brown 70	Burns	Carpenter	Carter
Chipman	Christofanelli	DeGroot	Dinkins	Ellebracht
Eslinger	Fishel	Fitzwater	Grier	Griffith
Helms	Hovis	Ingle	Kelley 127	Kelly 141
Lavender	Mackey	Merideth	Miller	Mitten
Moon	Morgan	Mosley	Neely	Pietzman
Porter	Price	Proudie	Razer	Remole
Richey	Riggs	Rone	Sauls	Sharpe 4
Shields	Shull 16	Stacy	Stephens 128	Washington
Windham	Wood	Wright	Young	

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 1693, with House Amendment No. 2, pending, relating to the narcotics control act, was again taken up by Representative Rehder.

Representative Roden offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1693, Page 1, Line 5, by deleting the number "**two**" and inserting in lieu thereof the number "**five**"; and

Further amend said amendment, Line 5, by deleting the word "**increase**" and inserting in lieu thereof the words "**increases by five percent**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 1 to House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded by Representative Roden:

AYES: 078

Allred	Anderson	Bailey	Baker	Billington
Black 7	Bondon	Bromley	Busick	Carpenter
Chipman	Coleman 32	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Evans
Falkner	Gannon	Grier	Griesheimer	Haden
Haffner	Hansen	Helms	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Kelley 127
Kelly 141	Kidd	Lovasco	Mayhew	McDaniel
McGaugh	McGirl	Messenger	Moon	Murphy
Neely	O'Donnell	Pfautsch	Pietzman	Plocher
Pollitt 52	Pollock 123	Reedy	Toalson Reisch	Remole
Richey	Riggs	Roden	Ross	Ruth

Schroer	Shaul 113	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood		

NOES: 069

Aldridge	Andrews	Appelbaum	Bangert	Baringer
Basye	Beck	Black 137	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Butz	Chappelle-Nadal
Clemens	Coleman 97	Ellebracht	Francis	Gray
Green	Gregory	Gunby	Hannegan	Henderson
Ingle	Justus	Kendrick	Kolkmeyer	Lavender
Love	Lynch	Mackey	McCreery	Merideth
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Patterson	Person	Pierson Jr.	Pike	Pogue
Price	Proudie	Quade	Razer	Rehder
Roberts 161	Roberts 77	Rogers	Rone	Runions
Sain	Sauls	Schnelting	Sharp 36	Sharpe 4
Shawan	Solon	Stephens 128	Stevens 46	Unsicker
Washington	Windham	Wright	Young	

PRESENT: 001

Barnes

ABSENT WITH LEAVE: 014

Burns	Carter	Christofanelli	Eslinger	Fishel
Fitzwater	Griffith	Knight	Miller	Mitten
Porter	Rowland	Shull 16	Mr. Speaker	

VACANCIES: 001

Representative Hill moved that House Amendment No. 2, as amended, be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Hill:

AYES: 065

Allred	Anderson	Bailey	Baker	Billington
Black 7	Bondon	Bromley	Busick	Chipman
Coleman 32	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Evans	Falkner	Gannon
Grier	Haffner	Hansen	Helms	Hicks
Hill	Hovis	Hudson	Hurst	Kelley 127
Kelly 141	Kidd	Lovasco	Mayhew	McGaugh
McGirl	Messenger	Moon	Murphy	Neely
O'Donnell	Pietzman	Pollitt 52	Pollock 123	Porter
Toalson Reisch	Remole	Richey	Roden	Ross
Schroer	Shaul 113	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Swan	Tate
Taylor	Trent	Vescovo	Walsh	Wilson

NOES: 084

Baringer Aldridge Andrews Appelbaum Bangert Barnes Basye Beck Black 137 Bland Manlove Bosley Brown 27 Brown 70 Burnett Burns Butz Carpenter Chappelle-Nadal Clemens Coleman 97 Ellebracht Francis Green Gregory Cupps Griesheimer Gunby Haden Hannegan Henderson Houx Ingle Justus Kendrick Knight Kolkmeyer Lavender Love Lynch Mackey McCreery McDaniel Merideth Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Patterson Pfautsch Pierson Jr. Pike Pogue Price Quade Proudie Razer Reedy Rehder Riggs Roberts 161 Roberts 77 Rogers Rone Ruth Sauls Sharp 36 Runions Sain Sharpe 4 Shawan Solon Stephens 128 Stevens 46 Veit Wiemann Windham Unsicker Washington Wood Wright Mr. Speaker Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Christofanelli Carter Eslinger Fishel Fitzwater Gray Griffith Miller Person Plocher Shull 16

Rowland Schnelting

VACANCIES: 001

On motion of Representative Rehder, HB 1693 was ordered perfected and printed by the following vote, the ayes and noes having been demanded by Representative Rehder:

AYES: 095

Aldridge Allred Andrews Appelbaum Bangert Baringer Barnes Basye Beck Black 137 Black 7 Bland Manlove Bosley Brown 27 Brown 70 Burnett Burns Butz Carpenter Clemens Coleman 97 Cupps Dinkins Ellebracht Eslinger Falkner Gannon Gray Green Gregory Griesheimer Gunby Haden Hannegan Henderson Houx Hudson Ingle Justus Kelley 127 Kendrick Knight Kolkmeyer Lavender Love Lynch Mackey McCreery McGaugh Merideth Morris 140 Mitten Morgan Morse 151 Messenger Mosley Muntzel Patterson Person Pfautsch Pierson Jr. Pike Porter Price Proudie Quade Razer Reedy Rehder Remole Riggs Roberts 161 Roberts 77 Rogers Rone Rowland Runions Ruth Sain Sauls Sharp 36 Sharpe 4 Shaul 113 Shields Solon Stephens 128 Stevens 46 Tate Unsicker Washington Windham Wood Mr. Speaker Wright Young

NOES: 056

Anderson Bailey Baker Billington Bondon Bromley Busick Chipman Christofanelli Coleman 32 DeGroot Deaton Dogan Dohrman Eggleston Grier Haffner Hansen Helms Hicks Kidd Hill Hovis Hurst Kelly 141 Mayhew McGirl Lovasco Moon Murphy Neely O'Donnell Pietzman Pogue Pollitt 52 Pollock 123 Toalson Reisch Richey Ross Roden Schnelting Schroer Shawan Simmons Smith Spencer Taylor Sommer Stacy Swan Veit Vescovo Walsh Wiemann Trent

Wilson

PRESENT: 000

ABSENT WITH LEAVE: 011

Carter Chappelle-Nadal Evans Fishel Fitzwater Francis Griffith McDaniel Miller Plocher

Shull 16

VACANCIES: 001

Representative Lovasco assumed the Chair.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1330 - Fiscal Review HB 1933 - Fiscal Review

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1682**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bailey, Baker, Bangert, Basye, Brown (70), Dogan, Morgan, O'Donnell, Proudie, Schroer, Stacy and Swan

Noes (0)

Absent (2): Christofanelli and Eslinger

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1808**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bailey, Baker, Bangert, Basye, Brown (70), Morgan, O'Donnell, Proudie, Schroer, Stacy and Swan

Noes (1): Dogan

Absent (2): Christofanelli and Eslinger

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1460**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Clemens, Helms, Kelley (127), Mackey, Messenger, Morris (140), Pfautsch, Pollitt (52), Pollock (123), Ruth, Schroer, Stephens (128), Stevens (46) and Unsicker

Noes (0)

Absent (5): Appelbaum, Chappelle-Nadal, Hill, Neely and Wright

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1596**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch and Trent

Noes (6): Ellebracht, Mackey, Mitten, Roberts (77), Sauls and Veit

Absent (0)

Committee on Local Government, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1701**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon, Wilson and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1819**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon and Wilson

Noes (0)

Absent (1): Windham

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 1999**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Black (7), Brown (27), Clemens, Hovis, McGirl, O'Donnell, Pike and Ruth

Noes (0)

Absent (2): Pogue and Sain

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1442**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Carpenter, Coleman (32), Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross, Shawan and Washington

Noes (0)

Absent (1): Sommer

Special Committee on Career Readiness, Chairman Chipman reporting:

Mr. Speaker: Your Special Committee on Career Readiness, to which was referred **HCR 73**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Chipman, Green, Mayhew, McDaniel, Person and Tate

Noes (0)

Absent (4): Deaton, Miller, Pollock (123) and Price

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HR 4596**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting

Noes (0)

Absent (1): Pogue

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, February 13, 2020.

COMMITTEE HEARINGS

BUDGET

Thursday, February 13, 2020, 8:15 AM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Conservation.

BUDGET

Monday, February 17, 2020, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Office of Administration presentation regarding supplemental budget request.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 18, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4781

Executive session will be held: HCS HCR 68, HB 1270, HB 1916, HR 4781

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Monday, February 17, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2319

Executive session will be held: HRB 2

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 1568

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, February 13, 2020, 9:00 AM, House Hearing Room 5.

Executive session will be held: HB 1736, HB 2206, HB 2204, HB 2257, HB 2092

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 13, 2020, 9:30 AM, South Gallery.

Executive session will be held: HB 1330

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, February 17, 2020, 1:00 PM, House Hearing Room 5.

Executive session will be held: HB 1933

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 17, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1319

Executive session will be held: HB 1709, HJR 92

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH - PERSONNEL SUBCOMMITTEE

Tuesday, February 18, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Personnel issues.

The meeting will be closed pursuant to Section 610.021(3).

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, February 24, 2020, 1:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

1st quarter JCPER meeting in House Hearing Room 4.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, February 13, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 1421, HB 1383, HB 1468, HB 1744, HB 1704,

HCS HB 1333, HCS HB 1711, HB 1694, HCS HB 1347, HCS HB 1898, HCS HJR 103,

HCS HB 2209, HB 1800, HCS HB 1334, HCS HB 1912, HCS HB 1804, HB 1818,

HCS#2 HB 1604, HCS HB 1289, HCS HB 1331, HCS HB 1817

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, February 13, 2020, 9:15 AM, House Hearing Room 4.

Executive session will be held: HCS HJR 87, HCS HB 1854, HCS HB 2088

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1852, HB 1939, HB 2082, HB 1654, HCR 67

Executive session will be held: HCR 59, HCR 71, HB 1572, HB 1419

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON COUNTY PRISON PER DIEM REIMBURSEMENT

Monday, February 17, 2020, 11:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Committee update and public testimony will be taken regarding county prison per diem reimbursement. If you would like to be on the list to testify, please call Rep. Evans's office at (573) 751-1455. There will also be a sign-in sheet at the hearing. Due to a limited amount of time, testimony may be limited to five minutes.

TRANSPORTATION

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2129, HB 1915, HB 1509, HB 1447, HB 1976, HB 2122,

HB 1747, HB 1404, HB 2187, HB 2334

Executive session will be held: HB 2032, HB 2280, HB 2249, HB 1745

Executive session may be held on any matter referred to the committee.

Added HB 2334.

AMENDED

UTILITIES

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 1992

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-FIRST DAY, THURSDAY, FEBRUARY 13, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 86 through HCR 88

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 116

HOUSE BILLS FOR SECOND READING

HB 2441 through HB 2462

HOUSE BILLS FOR PERFECTION

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

HCS HB 1411 - Solon

HCS HB 1434 - Richey

HCS HB 1488 - Bromley

HCS HB 1896 - Roberts (161)

HB 1348 - Baker

HCS HBs 1387 & 1482 - Murphy

HB 1418 - McGirl

HB 1486 - Rehder

HCS HB 1655 - Kelly (141)

HB 1640 - Taylor

HCS HB 1787 - Chipman

HB 2061 - Christofanelli

HCS HB 1868 - Swan

HB 1873 - Gregory

HOUSE BILLS FOR PERFECTION - CONSENT

(02/12/2020)

HB 1935 - Miller

HCS HB 1696 - Henderson

HOUSE BILLS FOR THIRD READING

HB 1933, (Fiscal Review 2/12/20) - Wiemann

HB 1700 - Fishel

HCS HB 1526 - Houx

HB 1330, (Fiscal Review 2/12/20) - Veit

HCS HB 1435 - Houx

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWENTY-FIRST DAY, THURSDAY, FEBRUARY 13, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

For thus said the Lord God, the Holy One of Israel: By waiting and by calm you shall be saved, in quiet and in trust your strength lies. (Isaiah 30:15)

O Ancient God, eternal source of wisdom, power, and love, whose mercy is over all Your works and whose will is ever directed to Your children's good, in quietness and in confidence we lift our hearts unto You. In the assurance of Your presence, we face the responsibilities of this day.

May the brightness and the glory of cooperation dwell in our hearts, and may all ill will vanish. Fill us with kindness, compassion, and understanding, with all those moral qualities which make our life together a happy and enduring experience. May we lead our citizens away from the treacherous road of deceit, hypocrisy, and pretense and along the pathway of justice, freedom, and peace. Thus, may we follow You all the days of our lives.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twentieth day was approved as printed by the following vote:

AYES: 142

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bromley	Brown 27	Brown 70	Burnett	Burns
Busick	Butz	Carpenter	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Green	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Hannegan
Hansen	Helms	Henderson	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Messenger	Miller	Mitten	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pierson Jr.

Pietzman	Pike	Pogue	Pollitt 52	Pollock 123
Porter	Price	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Ross	Runions	Ruth	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Spencer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright

Young Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 003

Aldridge Chappelle-Nadal Windham

ABSENT WITH LEAVE: 015

Allred Bosley Carter DeGroot Evans
Haffner Hicks Love Moon Person
Plocher Shull 16 Sommer Stephens 128 Washington

VACANCIES: 001

HOUSE RESOLUTIONS

Representative Deaton offered House Resolution No. 4994.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 117, introduced by Representative Young, relating to persons entitled to vote.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2463, introduced by Representative Evans, relating to the narcotics control act, with penalty provisions.

HB 2464, introduced by Representative Patterson, relating to health information exchange activities.

HB 2465, introduced by Representative Coleman (32), relating to motor clubs.

HB 2466, introduced by Representative Chappelle-Nadal, relating to the designation of a memorial highway.

HB 2467, introduced by Representative Bromley, relating to rural electric cooperatives.

HB 2468, introduced by Representative Carpenter, relating to insurance coverage for breast cancer.

HB 2469, introduced by Representative Simmons, relating to subpoena power of the secretary of state.

HB 2470, introduced by Representative Gregory, relating to reading success in schools.

HB 2471, introduced by Representative Quade, relating to timeshares, with penalty provisions.

HB 2472, introduced by Representative Toalson Reisch, relating to reemployment rights of Missouri Task Force One members.

HB 2473, introduced by Representative Coleman (97), relating to the county employees' retirement system, with penalty provisions.

HB 2474, introduced by Representative Roberts (77), relating to the Missouri homestead preservation act, with a delayed effective date.

HB 2475, introduced by Representative Bosley, relating to pelvic examinations.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 86, relating to Harris-Stowe State University.

HCR 87, relating to the establishment of the Joint Committee on Gun Violence and Legislation.

HCR 88, relating to country of origin labeling.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 116, relating to taxation of real property.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2441, relating to application of glyphosates and neonicotinoids.

HB 2442, relating to possession of certain weapons, with penalty provisions.

HB 2443, relating to the certification of juveniles for trial as adults, with a delayed effective date for a certain section.

HB 2444, relating to fleet vehicle registration.

HB 2445, relating to the operation of certain motor vehicles on the shoulder of the roadway.

HB 2446, relating to a landowner's failure to remove items from a roadway, with a penalty provision.

HB 2447, relating to fines for failing to yield the right-of-way, with penalty provisions.

HB 2448, relating to transporting a minor across state lines to obtain an abortion, with penalty provisions.

HB 2449, relating to the abolishment of the doctrine of adverse possession.

HB 2450, relating to repealing the death penalty.

HB 2451, relating to property assessments.

HB 2452, relating to tax credits.

HB 2453, relating to property assessments.

HB 2454, relating to energy property taxation.

HB 2455, relating to mortgage foreclosures.

HB 2456, relating to reimbursement allowance taxes.

HB 2457, relating to property tax.

HB 2458, relating to tax credits.

HB 2459, relating to political subdivisions.

HB 2460, relating to teacher and school employee retirement systems.

HB 2461, relating to Missouri family trust companies.

HB 2462, relating to the women's economic task force.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1330**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Burnett, Deaton, Houx, Morgan, Wiemann and Wood

Noes (0)

Absent (3): Anderson, Gregory and Walsh

THIRD READING OF HOUSE BILLS

HB 1933, relating to the Missouri local government expenditure database, was placed on the Informal Calendar.

HB 1700, relating to taxation in certain political subdivisions, was taken up by Representative Fishel.

On motion of Representative Fishel, ${\bf HB~1700}$ was read the third time and passed by the following vote:

AYES: 119

Aldridge	Anderson	Andrews	Appelbaum	Bangert
Baringer	Barnes	Basye	Beck	Black 137
Black 7	Bland Manlove	Bondon	Bosley	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Butz	Carpenter	Chappelle-Nadal	Clemens	Coleman 32
Cupps	DeGroot	Dinkins	Dogan	Dohrman
Ellebracht	Eslinger	Evans	Falkner	Fishel
Francis	Gannon	Gray	Green	Grier
Griesheimer	Griffith	Gunby	Haden	Hannegan
Hansen	Helms	Henderson	Houx	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lavender	Lynch
Mackey	McCreery	McGaugh	McGirl	Merideth
Messenger	Miller	Mitten	Morgan	Morris 140
Morse 151	Mosley	Muntzel	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pike	Plocher
Pollitt 52	Porter	Price	Proudie	Quade
Razer	Reedy	Remole	Riggs	Roberts 161
Roberts 77	Rogers	Rone	Rowland	Runions
Ruth	Sain	Sauls	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Solon	Stephens 128
Stevens 46	Swan	Trent	Unsicker	Veit
Vescovo	Walsh	Wiemann	Wilson	Windham
Wood	Wright	Young	Mr. Speaker	

NOES: 033

Bailey Baker Billington Chipman Christofanelli Coleman 97 Deaton Fitzwater Gregory Haffner Mayhew McDaniel Hurst Lovasco Moon Murphy Neely Pietzman Pogue Rehder Toalson Reisch Richey Ross Roden Schroer Simmons Smith Schnelting Spencer Stacy Tate Taylor

PRESENT: 000

ABSENT WITH LEAVE: 010

Allred Carter Eggleston Hicks Hovis
Love Pollock 123 Shull 16 Sommer Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1526, relating to the Missouri state archives-St. Louis trust fund, was taken up by Representative Houx.

On motion of Representative Houx, **HCS HB 1526** was read the third time and passed by the following vote:

AYES: 145

Aldridge Allred Anderson Andrews Appelbaum Barnes Baker Bangert Baringer Basye Beck Billington Black 137 Black 7 Bland Manlove Bondon Bromley Brown 27 Brown 70 Burnett Busick Butz Carpenter Chappelle-Nadal Burns Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Francis Fitzwater Gannon Grier Griesheimer Gray Green Gregory Griffith Haffner Gunby Haden Hannegan Hansen Helms Henderson Hicks Hill Hudson Ingle Kelley 127 Houx Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Lynch Mayhew Lavender Lovasco Mackey McGirl Merideth McCreery McGaugh Messenger Miller Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Pietzman Patterson Person Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Price Rehder Proudie Quade Razer Reedy Toalson Reisch Remole Richey Roberts 161 Riggs Roberts 77 Roden Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shields Stephens 128 Simmons Solon Spencer

Stevens 46SwanTateTaylorTrentUnsickerVeitVescovoWalshWiemannWilsonWindhamWrightYoungMr. Speaker

NOES: 004

Hurst McDaniel Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 013

Bailey Bosley Carter Hovis Love
Pollock 123 Shawan Shull 16 Smith Sommer

Stacy Washington Wood

VACANCIES: 001

Speaker Haahr declared the bill passed.

HB 1330, to authorize the conveyance of certain state property, was taken up by Representative Veit.

On motion of Representative Veit, **HB 1330** was read the third time and passed by the following vote:

AYES: 150

Allred Appelbaum Aldridge Anderson Andrews Bailey Baker Bangert Baringer Barnes Beck Billington Black 137 Black 7 Basye Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Busick Butz Carpenter Chappelle-Nadal Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Eslinger Falkner Fishel Evans Fitzwater Francis Grier Gannon Gray Green Gregory Griffith Gunby Haden Haffner Griesheimer Hansen Helms Henderson Hicks Hannegan Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kendrick Ingle Kidd Knight Kolkmeyer Lavender Lovasco Mayhew McCreery McGaugh Lynch Mackey Merideth Messenger Miller Mitten McGirl Moon Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Patterson Pike Person Pfautsch Pierson Jr. Pietzman Plocher Pollitt 52 Porter Price Proudie Rehder Toalson Reisch Quade Razer Reedy Richey Roberts 161 Roberts 77 Remole Riggs Rogers Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Stevens 46 Simmons Solon Spencer Stacy

SwanTateTaylorTrentUnsickerVeitVescovoWalshWiemannWilsonWindhamWoodWrightYoungMr. Speaker

NOES: 004

DeGroot McDaniel Pogue Roden

PRESENT: 000

ABSENT WITH LEAVE: 008

Carter Love Pollock 123 Shull 16 Smith

Sommer Stephens 128 Washington

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 1435, relating to the deceased, was taken up by Representative Houx.

On motion of Representative Houx, **HCS HB 1435** was read the third time and passed by the following vote:

AYES: 109

Allred	Anderson	Andrews	Appelbaum	Bangert
Baringer	Barnes	Basye	Beck	Black 137
Black 7	Bondon	Brown 27	Brown 70	Burnett
Burns	Carpenter	Clemens	Coleman 32	Coleman 97
Cupps	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Hannegan	Hansen
Hicks	Houx	Hudson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lynch	Mackey	Mayhew	McGaugh
Merideth	Messenger	Miller	Mitten	Morgan
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pike
Plocher	Pollitt 52	Porter	Quade	Razer
Reedy	Rehder	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Rowland	Ruth	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shields
Smith	Solon	Stephens 128	Stevens 46	Swan
Tate	Trent	Unsicker	Veit	Vescovo
Wiemann	Wilson	Young	Mr. Speaker	

NOES: 043

Aldridge	Bailey	Baker	Billington	Bland Manlove
Bosley	Bromley	Busick	Butz	Chappelle-Nadal
Chipman	Christofanelli	Deaton	DeGroot	Fitzwater
Gray	Green	Haffner	Helms	Henderson
Hill	Hurst	Ingle	Lovasco	McCreery

McDaniel McGirl Moon Pierson Jr. Pietzman Pogue Price Proudie Toalson Reisch Sain Shawan Simmons Spencer Stacy Taylor Walsh Windham Wright

PRESENT: 000

ABSENT WITH LEAVE: 010

Carter Hovis Love Mosley Pollock 123
Runions Shull 16 Sommer Washington Wood

VACANCIES: 001

Speaker Haahr declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 4961 - Administration and Accounts **HR 4994** - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 78 - Agriculture Policy

HCR 83 - Veterans

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 61 - Ways and MeansHJR 62 - Ways and MeansHJR 64 - Ways and Means

HJR 68 - Elections and Elected Officials

HJR 84 - General LawsHJR 94 - Ways and Means

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1693 - Fiscal Review

HB 1259 - Local Government

HB 1271 - Children and Families

HB 1283 - Budget

- HB 1285 General Laws
- HB 1295 General Laws
- HB 1305 Health and Mental Health Policy
- HB 1339 Transportation
- HB 1345 Elementary and Secondary Education
- HB 1353 Special Committee on Tourism
- HB 1406 Agriculture Policy
- **HB 1437** Children and Families
- HB 1457 General Laws
- HB 1462 Elections and Elected Officials
- HB 1464 Special Committee on Tourism
- HB 1487 Elementary and Secondary Education
- HB 1490 Elementary and Secondary Education
- **HB 1513** Health and Mental Health Policy
- HB 1522 General Laws
- HB 1541 Transportation
- HB 1542 Judiciary
- HB 1555 Financial Institutions
- HB 1562 Transportation
- HB 1567 General Laws
- HB 1601 Local Government
- HB 1607 Transportation
- HB 1637 General Laws
- HB 1638 General Laws
- **HB 1644** Higher Education
- HB 1647 Insurance Policy
- HB 1648 Insurance Policy
- HB 1669 General Laws
- HB 1680 General Laws
- HB 1690 General Laws
- HB 1718 Special Committee on Tourism
- HB 1720 Elections and Elected Officials
- HB 1722 General Laws
- HB 1767 Economic Development
- HB 1775 Local Government
- HB 1805 General Laws
- HB 1827 Special Committee on Tourism
- HB 1851 Transportation
- HB 1874 General Laws
- HB 1878 Special Committee on Small Business
- HB 1880 Special Committee on Tourism
- HB 1881 Special Committee on Tourism
- HB 1893 General Laws
- HB 1901 General Laws
- HB 1961 Elementary and Secondary Education
- **HB 1964** Crime Prevention and Public Safety

- HB 1993 General Laws
- HB 2040 Utilities
- HB 2050 Utilities
- HB 2056 General Laws
- HB 2066 Judiciary
- HB 2068 Elementary and Secondary Education
- HB 2069 General Laws
- HB 2086 Crime Prevention and Public Safety
- HB 2087 General Laws
- HB 2095 Professional Registration and Licensing
- HB 2099 General Laws
- HB 2118 General Laws
- HB 2123 Special Committee on Tourism
- HB 2133 Crime Prevention and Public Safety
- HB 2144 Conservation and Natural Resources
- HB 2150 General Laws
- HB 2169 General Laws
- HB 2186 General Laws
- HB 2190 Transportation
- HB 2193 Transportation
- HB 2207 Judiciary
- HB 2225 Conservation and Natural Resources
- HB 2248 Conservation and Natural Resources
- HB 2256 Professional Registration and Licensing
- HB 2267 Special Committee on Small Business
- HB 2273 Downsizing State Government
- HB 2274 Conservation and Natural Resources
- HB 2276 Ways and Means
- HB 2300 Professional Registration and Licensing
- HB 2304 Professional Registration and Licensing
- HB 2305 General Laws
- HB 2342 Conservation and Natural Resources
- **HB 2343** Conservation and Natural Resources
- HB 2352 Special Committee on Tourism
- HB 2354 Judiciary
- **HB 2356** Children and Families
- HB 2368 Elections and Elected Officials
- HB 2371 Transportation
- **HB 2377** Elementary and Secondary Education
- HB 2379 Health and Mental Health Policy
- **HB 2387** Special Committee on Career Readiness
- **HB 2412** Health and Mental Health Policy
- HB 2413 Downsizing State Government
- HB 2415 Administration and Accounts
- HB 2418 Local Government

HB 2423 - Transportation

HB 2424 - Transportation

HB 2426 - Judiciary

HB 2462 - Children and Families

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1583**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (19): Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Knight, Love, Morse (151), Muntzel, Pollitt (52), Reedy, Rone, Sharpe (4), Spencer and Stephens (128)

Noes (5): Lavender, McCreery, Rogers, Washington and Young

Absent (3): Black (7), Kelly (141) and Mackey

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1858**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (26): Black (7), Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Kelly (141), Knight, Lavender, Love, Mackey, McCreery, Morse (151), Muntzel, Pollitt (52), Reedy, Rogers, Rone, Sharpe (4), Spencer, Stephens (128), Washington and Young

Noes (1): Hurst

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2128**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (27): Black (7), Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Kelly (141), Knight, Lavender, Love, Mackey, McCreery, Morse (151), Muntzel, Pollitt (52), Reedy, Rogers, Rone, Sharpe (4), Spencer, Stephens (128), Washington and Young

Noes (0)

Absent (0)

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1374**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1811**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): McGaugh, Shaul (113), Simmons and Stacy

Noes (1): Morgan

Absent (2): Toalson Reisch and Windham

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was returned **HB 1568**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Bangert, Basye, Brown (70), Morgan, O'Donnell and Stacy

Noes (0)

Absent (6): Christofanelli, Dogan, Eslinger, Proudie, Schroer and Swan

Committee on Financial Institutions, Chairman Bondon reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 1736**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bailey, Billington, Bland Manlove, Bondon, Clemens, DeGroot, Green, Griesheimer, McGirl, O'Donnell, Rowland and Shaul (113)

Noes (0)

Absent (2): Francis and Shull (16)

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2092**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bailey, Billington, Bland Manlove, Bondon, Clemens, DeGroot, Green, Griesheimer, McGirl, O'Donnell, Rowland and Shaul (113)

Noes (0)

Absent (2): Francis and Shull (16)

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2204** and **HB 2257**, begs leave to report it has examined the same and recommends that it **Do Pass** with **House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bailey, Billington, Bland Manlove, Bondon, Clemens, DeGroot, Green, Griesheimer, McGirl, O'Donnell and Rowland Noes (0)

Absent (3): Francis, Shaul (113) and Shull (16)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2164**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Carpenter, Coleman (97), Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Shawan and Taylor Noes (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2179**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Basye, Coleman (97), Hicks, McCreery, Patterson, Plocher, Shawan and Taylor

Noes (3): Carpenter, Merideth and Rogers

Absent (2): Fitzwater and Schroer

Absent (2): Fitzwater and Schroer

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1484**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Appelbaum, Clemens, Helms, Kelley (127), Messenger, Morris (140), Neely, Ruth, Schroer, Stephens (128), Unsicker and Wright Noes (0)

Present (1): Chappelle-Nadal

Absent (6): Hill, Mackey, Pfautsch, Pollitt (52), Pollock (123) and Stevens (46)

Special Committee on Aging, Chairman Morris (140) reporting:

Mr. Speaker: Your Special Committee on Aging, to which was referred **HB 1451**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Busick, Clemens, Morris (140), Morse (151), Murphy, Reedy, Stevens (46), Veit, Wright and Young Noes (0)

Absent (2): Kidd and Pike

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 59**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus and Mosley Noes (0)

Absent (3): Hannegan, Pollock (123) and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 71**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus and Mosley

Noes (0)

Absent (3): Hannegan, Pollock (123) and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1419**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus and Mosley

Noes (0)

Absent (3): Hannegan, Pollock (123) and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1572**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Cupps, Gannon, Hudson, Justus and Mosley

Noes (0)

Absent (3): Hannegan, Pollock (123) and Schnelting

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1745**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bromley, Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (1): Hurst

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2032**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (1): Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2249**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2280**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (1): Windham

Committee on Utilities, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 1992**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Black (137), Bromley, Coleman (97), DeGroot, Fitzwater, Haffner, Hicks, Kidd, Roberts (77), Schnelting and Simmons

Noes (3): Gunby, McCreery and Sain

Absent (4): Francis, McDaniel, Miller and Price

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HCR 60**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Veterans, to which was referred **HJR 72**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 2259**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting, Solon and Wilson

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 103**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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```
Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1289**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon
Noes (0)
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1331**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon
Noes (1): Carpenter
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1333**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (2): Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1334**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1347**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 1347** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon Noes (0)

Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1383**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (3): Kelly (141), Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1421**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (3): Kelly (141), Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1468**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (3): Kelly (141), Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS#2 HB 1604**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (5): Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (4): Carpenter, Dogan, Lavender and Mitten
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1694**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon
Noes (0)
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1704**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
```

Absent (2): Schroer and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1711**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Solon
```

Noes (0)

Absent (2): Schroer and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1744**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Gregory, Lavender, Mitten, Rehder and Solon
```

Noes (0)

Absent (3): Kelly (141), Schroer and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1800**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon
```

Noes (0)

Absent (1): Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1804**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
```

Noes (3): Carpenter, Lavender and Mitten

Absent (1): Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1817**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon
```

Noes (0)

Absent (1): Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1818**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon
Noes (0)
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1898**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon Noes (0)

Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1912**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (9): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon
Noes (0)
Absent (1): Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2209**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (1): Shull (16)
```

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 87**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (6): Bondon, Chipman, Christofanelli, Houx, Miller and Runions
Noes (1): Unsicker
Absent (3): Fitzwater, Sauls and Sommer
```

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Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1854**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Christofanelli, Houx, Miller and Runions

Noes (0)

Present (1): Unsicker

Absent (3): Fitzwater, Sauls and Sommer

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 609 entitled:

An act to amend chapter 196, RSMo, by adding thereto one new section relating to opioid addiction treatment.

In which the concurrence of the House is respectfully requested.

Read first time.

HOUSE COMMITTEE BILL AUTHORIZATIONS

February 13, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

The Regular Standing Committee on Transportation has been authorized to introduce upon report a House Committee Bill relating to the designation of memorial highways.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

Authorized as House Committee Bill No. 11.

COMMITTEE APPOINTMENTS

February 13, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

Pursuant to 620.2200, RSMo, I hereby appoint the following to serve on the Missouri Route 66 Centennial Commission:

Jacqueline "Jax" Welborn from Richland, MO

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

COMMITTEE CHANGES

February 13, 2020

The Honorable Elijah Haahr, Speaker Missouri House of Representatives State Capitol 201 West Capitol Avenue Jefferson City, MO 65101

Dear Mr. Speaker:

As a member of your Ethics Committee, I am asking to be recused in case HEC 20-001.

Thank you for this consideration.

Respectfully submitted,

/s/ Gina C. Mitten State Representative, District 83 February 13, 2020

Dana Rademan Miller Chief Clerk State Capitol, Room 310 Jefferson City, MO 65101

Dear Chief Clerk Rademan Miller,

Pursuant to the Ethics Committee Rules of Procedure established in House Resolution No. 137, I hereby appoint Representative Jerome Barnes as a temporary member of the Committee on Ethics for the sole purpose of considering case HEC 20-001.

In addition, I hereby appoint Representative Kip Kendrick as temporary ranking minority member of the Committee on Ethics for the purpose of considering case HEC 20-001.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly "whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in "equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly "when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based."

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundredth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the second quarter of fiscal year 2020, the rate of expenditure for each of the appropriation lines in the fiscal year 2020 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2020 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 13th day of February, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

EXHIBIT A					
	Agency	Budget Appropriation			
		Line			
1	MENTAL HEALTH-OPERATING	10.210			
2	MENTAL HEALTH-OPERATING	10.225			
3	MENTAL HEALTH-OPERATING	10.405			
4	MENTAL HEALTH-OPERATING	10.410			
5	SOCIAL SERVICES-OPERATING	11.630			
6	SOCIAL SERVICES-OPERATING	11.725			
7	PUBLIC DEFENDER-OPERATING	12.400			

COMMUNICATIONS

February 13, 2020

Dana Miller, Chief Clerk Missouri House of Representatives 201 W. Capitol Avenue Jefferson City, MO 65101

RE: Possible Personal Conflict of Interest

Dear Madam Clerk:

Pursuant to Section 105.461, RSMo, I am hereby filing a written report of a possible personal conflict of interest in the Special Committee on Government Oversight. I have a potential business conflict. I hereby give notice of my intention to recuse myself from participation in hearings and votes relating to the administration of the medical marijuana or any topics related there to.

In compliance with Section 105.461, RSMo, please publish this report in the Journal of the House.

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Thank you for your attention to this matter.

Sincerely,

/s/ Rudy Veit State Representative, District 59

The following member's presence was noted: Sommer.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 4:00 p.m., Monday, February 17, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 19, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1406, HB 2321

Executive session will be held: HB 2111

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, February 17, 2020, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Office of Administration presentation regarding supplemental budget request.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 18, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4781, HR 4994

Executive session will be held: HCS HCR 68, HB 1270, HB 1916, HR 4781, HR 4994

Executive session may be held on any matter referred to the committee.

Added HR 4994.

CORRECTED

CONSERVATION AND NATURAL RESOURCES

Monday, February 17, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HCR 63, HB 2274, HB 2342, HB 2343

Executive session will be held: HB 2315

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 18, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2141

CRIME PREVENTION AND PUBLIC SAFETY

Monday, February 17, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1635, HB 2097

Executive session will be held: HB 1282, HCR 72, HB 1620

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Monday, February 17, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2319, HB 2273

Executive session will be held: HRB 2, HB 1256

Executive session may be held on any matter referred to the committee.

Added HB 1256 and HB 2273.

AMENDED

ECONOMIC DEVELOPMENT

Monday, February 17, 2020, 6:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1859 Executive session will be held: HB 1695

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1639, HJR 102

Executive session will be held: HB 2232, HB 1932, HJR 89

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 18, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1820, HB 1345, HB 1961, HB 2068

Executive session will be held: HB 1483, HB 1733

Executive session may be held on any matter referred to the committee.

Removed HB 1487 and added HB 2068.

AMENDED

FISCAL REVIEW

Monday, February 17, 2020, 1:00 PM, House Hearing Room 5.

Executive session will be held: HB 1933, HB 1693

Executive session may be held on any matter referred to the committee.

Added HB 1693.

AMENDED

GENERAL LAWS

Monday, February 17, 2020, 12:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1563, HB 1699, HB 2173, HB 2261

Executive session will be held: HB 1960, HB 2093

HEALTH AND MENTAL HEALTH POLICY

Monday, February 17, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1319

Executive session will be held: HB 1709, HJR 92

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Monday, February 17, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 1796 Executive session will be held: HB 2220

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH - PERSONNEL SUBCOMMITTEE

Tuesday, February 18, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Personnel issues.

The meeting will be closed pursuant to Section 610.021(3).

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, February 24, 2020, 1:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

1st quarter JCPER meeting in House Hearing Room 4.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

JUDICIARY

Tuesday, February 18, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Public hearing will be held: HB 1972, HB 2366, HB 1937, HB 1996, HB 1341

Executive session will be held: HB 1332, HB 1952, HB 2139, HB 2241, HB 2244, HCR 74

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Tuesday, February 18, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2266, HB 2322, HB 2336

Executive session will be held: HB 2183, HB 1389, HB 1403, HB 1602

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 20, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2034

SUBCOMMITTEE ON COUNTY PRISON PER DIEM REIMBURSEMENT

Monday, February 17, 2020, 11:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Committee update and public testimony will be taken regarding county prison per diem reimbursement. If you would like to be on the list to testify, please call Rep. Evans's office at (573) 751-1455. There will also be a sign-in sheet at the hearing. Due to a limited amount of time, testimony may be limited to five minutes.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, February 27, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on treatment options within healthcare facilities in Missouri.

UTILITIES

Tuesday, February 18, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 2182, HB 2040, HB 2050

Executive session will be held: HB 1953

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, February 19, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HCR 83 Executive session will be held: HB 1316

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 19, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1907, HB 1914 Executive session will be held: HB 2303, HB 1713

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, February 17, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2263 Executive session will be held: HB 2038

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-SECOND DAY, MONDAY, FEBRUARY 17, 2020

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 117

HOUSE BILLS FOR SECOND READING

HB 2463 through HB 2475

HOUSE BILLS FOR PERFECTION

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

HCS HB 1411 - Solon

HCS HB 1434 - Richey

HCS HB 1488 - Bromley

HCS HB 1896 - Roberts (161)

HB 1348 - Baker

HCS HBs 1387 & 1482 - Murphy

HB 1418 - McGirl

HB 1486 - Rehder

HCS HB 1655 - Kelly (141)

HB 1640 - Taylor

HCS HB 1787 - Chipman

HB 2061 - Christofanelli

HCS HB 1868 - Swan

HB 1873 - Gregory

HOUSE BILLS FOR PERFECTION - CONSENT

(02/12/2020)

HB 1935 - Miller

HCS HB 1696 - Henderson

HOUSE BILLS FOR THIRD READING

HB 1317 - Sommer

HB 1693, (Fiscal Review 2/13/20) - Rehder

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1933, (Fiscal Review 2/12/20) - Wiemann

SENATE BILLS FOR SECOND READING

SCS SB 609

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FOURTEENTH DAY, Monday, February 3, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Kenneth Wilson.

Heavenly Father, the great architect of the universe, the creator of all things, the giver of every good and perfect gift, hear us this day as we seek Your blessing upon our work here today.

Just as we are united together in our prayers, so may we be united in our work. In our deliberations may our eyes be open that we can clearly see what You are doing. May our ears be open that we will clearly hear what You are saying to us, and may our actions and words clearly give testimony to You in our lives.

We ask that You give us all what we need that we might govern ourselves accordingly. We ask these things in the strong name of Jesus, our Lord.

And the House says, "Amen"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirteenth day was approved as printed by the following vote:

D - 11---

AYES: 143

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burnett	Burns
Busick	Butz	Carpenter	Carter	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Merideth
Messenger	Miller	Mitten	Morgan	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter

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Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roberts 77 Rogers Ross Runions Ruth Sain Schnelting Schroer Sharp 36 Sharpe 4 Shawan Shields Simmons Smith Solon Spencer Stacy Stephens 128 Swan Sommer Taylor Unsicker Veit Tate Trent Wilson Washington Wood Walsh Wiemann

Wright Young Mr. Speaker

NOES: 001

Rowland

PRESENT: 003

Aldridge Chappelle-Nadal Windham

ABSENT WITH LEAVE: 015

Bland ManloveBosleyGrayKnightMoonMosleyPattersonPriceRodenRoneSaulsShaul 113Shull 16Stevens 46Vescovo

VACANCIES: 001

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 79, introduced by Representative Bosley, relating to the Missouri Complete Count Committee.

HCR 80, introduced by Representative Ross, relating to the Missouri Hazardous Waste Management Commission.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 2014, introduced by Representative Smith, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2020.

HB 2017, introduced by Representative Smith, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2018, introduced by Representative Smith, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the fiscal period beginning July 1, 2020 and ending June 30, 2021.

HB 2019, introduced by Representative Smith, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2020 and ending June 30, 2021.

INTRODUCTION OF HOUSE BILLS

- HB 2359, introduced by Representative Riggs, relating to facilities of historic significance.
- HB 2360, introduced by Representative Basye, relating to school board member recall elections.
- **HB 2361**, introduced by Representative Bosley, relating to compensation for wrongful conviction.
- HB 2362, introduced by Representative Bosley, relating to voter qualifications.
- HB 2363, introduced by Representative Bosley, relating to suffrage of persons confined in jails.
- HB 2364, introduced by Representative Bosley, relating to teacher salaries.
- **HB 2365**, introduced by Representative Bosley, relating to the compensation of jurors.
- **HB 2366**, introduced by Representative Bosley, relating to applications for a marriage license.
- HB 2367, introduced by Representative Bosley, relating to the United States census.
- HB 2368, introduced by Representative McGaugh, relating to county recorders of deeds.
- **HB 2369**, introduced by Representative Hovis, relating to product repair requirements, with a penalty provision.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 78, relating to agricultural market manipulation.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 110, relating to the definition of person.

HJR 111, relating to roadside checkpoints or roadblocks.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the second time:

HB 2005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2011, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2336, relating to property regulations by certain counties.
- **HB 2337**, relating to medication orders.
- **HB 2338**, relating to credentialing procedure.
- HB 2339, relating to state enforcement of federal regulations.
- **HB 2340**, relating to dealers engaged in certain transportation-related sales.
- **HB 2341**, relating to the authorization of the deduction of moneys from the paychecks of public employees for the benefit of public labor organizations.
- **HB 2342**, relating to fines or penalties issued by the department of natural resources.
- HB 2343, relating to public water systems.
- **HB 2344**, relating to salvage vehicles.
- HB 2345, relating to instruction in public schools about genocide.
- HB 2346, relating to health care sharing ministries.
- **HB 2347**, relating to tax deductions for individuals making certain charitable contributions.
- HB 2348, relating to unsecured loans.
- HB 2349, relating to a tax credit for contributions to domestic violence shelters.
- HB 2350, relating to the management of hazardous waste.
- HB 2351, relating to epinephrine auto-injectors.
- **HB 2352**, relating to limb loss awareness month.
- **HB 2353**, relating to judgment interest rates.

HB 2354, relating to a residency requirement for personnel of certain municipal police forces.

HB 2355, relating to the management of hazardous waste.

HB 2356, relating to discriminatory practices.

HB 2357, relating to certified midwife services.

HB 2358, relating to responsibilities of the office of administration.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 551, relating to organ donation.

SS SCS SB 570, relating to tax increment financing.

THIRD READING OF HOUSE BILLS

HB 1467, relating to the Missouri Local Government Employees' Retirement System, was taken up by Representative Pike.

On motion of Representative Pike, **HB 1467** was read the third time and passed by the following vote:

AYES: 152

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Black 7
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Burns	Busick	Butz	Carpenter
Carter	Chappelle-Nadal	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Green	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Lavender	Love
Lynch	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Messenger	Miller	Mitten
Moon	Morgan	Morris 140	Morse 151	Mosley
Muntzel	Murphy	Neely	O'Donnell	Patterson
Person	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Price
Proudie	Quade	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rogers	Rone	Ross

Rowland Runions Ruth Sain Sauls Sharpe 4 Shawan Schnelting Schroer Sharp 36 Shields Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Walsh Taylor Trent Unsicker Veit Washington Wiemann Windham Wood Wright

Young Mr. Speaker

NOES: 003

Lovasco Pogue Simmons

PRESENT: 001

Wilson

ABSENT WITH LEAVE: 006

Bland Manlove Gray McDaniel Shaul 113 Shull 16

Vescovo

VACANCIES: 001

Speaker Haahr declared the bill passed.

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1335**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (27): Black (7), Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Kelly (141), Knight, Lavender, Love, Mackey, McCreery, Morse (151), Muntzel, Pollitt (52), Reedy, Rogers, Rone, Sharpe (4), Spencer, Stephens (128), Washington and Young

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1752**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (19): Black (7), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Kelly (141), Knight, Love, Morse (151), Muntzel, Pollitt (52), Reedy, Rone, Sharpe (4), Spencer and Stephens (128)

Noes (8): Bosley, Brown (70), Lavender, Mackey, McCreery, Rogers, Washington and Young

Absent (0)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1270**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (15): Appelbaum, Clemens, Helms, Kelley (127), Mackey, Messenger, Morris (140), Pfautsch, Pollitt (52), Pollock (123), Ruth, Stephens (128), Stevens (46), Unsicker and Wright

Noes (0)

Absent (4): Chappelle-Nadal, Hill, Neely and Schroer

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1486**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (16): Appelbaum, Chappelle-Nadal, Clemens, Helms, Kelley (127), Mackey, Messenger, Morris (140), Pfautsch, Pollitt (52), Pollock (123), Ruth, Stephens (128), Stevens (46), Unsicker and Wright

Noes (0)

Absent (3): Hill, Neely and Schroer

Special Committee on Government Oversight, Chairman Ross reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2088**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Deaton, Houx, Ross, Schroer and Veit

Noes (1): Merideth

Present (1): Chappelle-Nadal

Absent (0)

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1333**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham

Noes (0)

Absent (0)

COMMITTEE CHANGES

February 3, 2020

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Scott Cupps from the Standing Committee on Economic Development.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 3, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Hannah Kelly from the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 3, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

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Dear Ms. Miller:

I hereby appoint Representative Scott Cupps to the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 3, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Mary Elizabeth Coleman from the Standing Committee on Professional Registration and Licensing.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

February 3, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Mary Elizabeth Coleman to the Standing Committee on Utilities.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District The following member's presence was noted: Gray.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Tuesday, February 4, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 5, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1583, HB 1795, HB 2128

Executive session may be held on any matter referred to the committee.

Steve Murphy with Missouri Renewable Fuels Association will give an update on ethanol.

Added HB 2128.

AMENDED

BUDGET

Tuesday, February 4, 2020, 8:00 AM, House Hearing Room 3.

Executive session will be held: HB 1664

Executive session may be held on any matter referred to the committee.

Budget presentations from the Lt. Governor, Department of Health & Senior Services and Department of Mental Health.

BUDGET

Wednesday, February 5, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Department of Conservation, Office of Administration, Public Debt, Employee Benefits and Leasing.

BUDGET

Thursday, February 6, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Attorney General, General Assembly, Judiciary and Public Defender.

CHILDREN AND FAMILIES

Tuesday, February 4, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1558

Executive session will be held: HB 2199, HB 1286, HB 1300, HB 1414, HB 1613, HB 1577

CONSENT AND HOUSE PROCEDURE

Tuesday, February 4, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4563, HR 4586, HR 4595, HR 4659, HR 4679, HR 4696, HR 4698

Executive session will be held: HCS HB 1696, HB 1935, HR 4563, HR 4586, HR 4595, HR 4659, HR 4679, HR 4696, HR 4698

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 4, 2020, 9:15 AM, House Hearing Room 6.

Public hearing will be held: HB 2246

Executive session will be held: HB 1898, HB 1899

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1374, HB 1811

Executive session will be held: HB 1853, HJR 60, HJR 97

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 4, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1682, HB 1808, HB 1817, HB 1818

Executive session will be held: HB 1347, HB 1903

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 10, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1709, HJR 92

Executive session will be held: HB 1484, HB 1460

Executive session may be held on any matter referred to the committee.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 6, 2020, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

JUDICIARY

Tuesday, February 4, 2020, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1596, HB 2216, HB 2139

Executive session will be held: HB 1289, HB 1331, HB 1604

Executive session may be held on any matter referred to the committee.

Added HB 2139.

AMENDED

LOCAL GOVERNMENT

Tuesday, February 4, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1701, HB 1309, HB 1726, HB 1731, HB 2045

Executive session will be held: HB 1814, HB 1854

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, February 4, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 1999

Executive session may be held on any matter referred to the committee.

CANCELLED

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 4, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 1632, HB 1631, HCS HB 1526, HB 1640, HCS HB 1434,

HCS HB 1787, HB 2061, HB 1698, HB 1700, HB 1933, HCS HB 1868, HJR 78, HCS HB 1957

Executive session may be held on any matter referred to the committee.

Adding HCS HB 1957.

AMENDED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 6, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 4, 2020, 5:00 PM, House Hearing Room 6.

Public hearing will be held: HR 4596

Executive session will be held: HB 1737, HB 2209, HJR 103

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188, HB 1590, HB 2072

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 5, 2020, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1658 Executive session will be held: HB 1586

TRANSPORTATION

Thursday, February 6, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 2032, HB 2280, HB 2249, HB 1745 Executive session will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719 Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, February 5, 2020, 9:00 AM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee. Meeting will be held in conjunction with the Senate Veterans Committee, the Missouri Military Preparedness and Enhancement Commission and the Military Advocate. CANCELLED

VETERANS

Wednesday, February 5, 2020, 12:00 PM, House Hearing Room 1. Public hearing will be held: HCR 60, HB 1485, HB 2259, HJR 72 Executive session will be held: HCR 68 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 5. Public hearing will be held: HB 1914, HB 1409, HB 1713 Executive session will be held: HB 1734

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTEENTH DAY, TUESDAY, FEBRUARY 4, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 79 and HCR 80

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 2014 HB 2017 through HB 2019

HOUSE BILLS FOR SECOND READING

HB 2359 through HB 2369

HOUSE BILLS FOR PERFECTION

HB 1296 - Dinkins HCS HB 1521 - Hicks HB 1934 - Wiemann

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1963 - Fitzwater

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTEENTH DAY, TUESDAY, FEBRUARY 4, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Blessed is the nation whose God is the Lord. (Psalm 33:12)

O awesome God, who is the creator and the sustainer of all peoples, without whose blessing all our labor is in vain, we pray that our lives may be built not upon the shifting sands of superficial and shallow living but upon the rock of eternal truth and enduring love. So we come to offer to You once again the devotion of our hearts, the dedication of our minds, and the discipline of our lives. May this moment of devotion at the beginning of this day be the open door to an increasing fellowship with You and with one another.

We are mindful of the experiences and the events which bind us together as a state during Black History Month. By a common devotion to a common cause – the welfare of our beloved state – may we close ranks, and by understanding, sympathy and goodwill bring together our different peoples, heal the rifts between us, and make us united in spirit, eager to do Your will and to keep Your commandments.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fourteenth day was approved as printed by the following vote:

AYES: 134

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Burnett
Burns	Busick	Butz	Carter	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Messenger
Miller	Morgan	Morse 151	Mosley	Muntzel

Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pierson Jr.	Pike	Pogue	Pollitt 52	Pollock 123
Porter	Proudie	Quade	Razer	Reedy
Rehder	Richey	Riggs	Roberts 161	Roberts 77
Roden	Ross	Runions	Ruth	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shields	Simmons	Smith	Solon	Sommer
Stacy	Stevens 46	Tate	Taylor	Trent
Unsicker	Veit	Vescovo	Walsh	Washington
Wilson	Wright	Young	Mr. Speaker	

NOES: 002

Rowland Sain

PRESENT: 000

ABSENT WITH LEAVE: 026

Aldridge	Beck	Carpenter	Chappelle-Nadal	Francis
Kolkmeyer	Merideth	Mitten	Moon	Morris 140
Person	Pietzman	Plocher	Price	Toalson Reisch
Remole	Rogers	Rone	Shawan	Shull 16
Spencer	Stephens 128	Swan	Wiemann	Windham

Wood

VACANCIES: 001

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 81, introduced by Representative Dinkins, relating to feral swine.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- HB 2370, introduced by Representative Remole, relating to lead-acid battery fees.
- HB 2371, introduced by Representative Bromley, relating to biennial motor vehicle registrations.
- **HB 2372**, introduced by Representative Patterson, relating to the regulation of physicians who issue physician certifications under Article XIV of the Constitution of Missouri.
- **HB 2373**, introduced by Representative Bosley, relating to school safety programs in certain school districts.
- **HB 2374**, introduced by Representative Vescovo, relating to offenses committed against a body of the general assembly, with penalty provisions.
- HB 2375, introduced by Representative Sain, relating to biometric data, with penalty provisions.

HB 2376, introduced by Representative Shawan, relating to the closure of county hospital districts.

HB 2377, introduced by Representative Fitzwater, relating to the state minimum wage rate.

HB 2378, introduced by Representative Neely, relating to investigational drugs.

HB 2379, introduced by Representative Helms, relating to health care for children.

HB 2380, introduced by Representative Pollock (123), relating to immunizations.

HB 2381, introduced by Representative Pollock (123), relating to patient restraints.

HB 2382, introduced by Representative Plocher, relating to titles of certain health care practitioners.

HB 2383, introduced by Representative Shawan, relating to prohibited uses of public funds.

HB 2384, introduced by Representative Christofanelli, relating to evidence of damages in civil actions.

HB 2385, introduced by Representative Trent, relating to offenses involving the production of a controlled substance, with penalty provisions.

HB 2386, introduced by Representative Wilson, relating to a sales tax for emergency services.

HB 2387, introduced by Representative Riggs, relating to the 21st-century Missouri education task force.

HB 2388, introduced by Representative Hicks, relating to tax credits.

HB 2389, introduced by Representative Mackey, relating to school attendance.

HB 2390, introduced by Representative Mackey, relating to meals for students.

HB 2391, introduced by Representative Mackey, relating to donations of unused food.

HB 2392, introduced by Representative Mackey, relating to high school physical education credits.

HB 2393, introduced by Representative Mackey, relating to whistleblower protections.

HB 2394, introduced by Representative Mackey, relating to assessing punishment in first degree murder cases for which the death penalty is authorized.

HB 2395, introduced by Representative Mackey, relating to the sale of firearms.

HB 2396, introduced by Representative Mackey, relating to extreme risk protection orders, with penalty provisions.

HB 2397, introduced by Representative Mackey, relating to the compassionate assistance for rape emergencies (CARE) act.

HB 2398, introduced by Representative Mackey, relating to customer access to restrooms, with a penalty provision.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 79, relating to the Missouri Complete Count Committee.

HCR 80, relating to the Missouri Hazardous Waste Management Commission.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the second time:

HB 2014, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2020.

HB 2017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2018, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the fiscal period beginning July 1, 2020 and ending June 30, 2021.

HB 2019, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2020 and ending June 30, 2021.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2359, relating to facilities of historic significance.
- HB 2360, relating to school board member recall elections.
- HB 2361, relating to compensation for wrongful conviction.
- HB 2362, relating to voter qualifications.
- HB 2363, relating to suffrage of persons confined in jails.
- HB 2364, relating to teacher salaries.
- **HB 2365**, relating to the compensation of jurors.
- HB 2366, relating to applications for a marriage license.
- HB 2367, relating to the United States census.
- HB 2368, relating to county recorders of deeds.
- **HB 2369**, relating to product repair requirements, with a penalty provision.

PERFECTION OF HOUSE BILLS

HB 1296, relating to the offense of possession of unlawful items in a prison or jail, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of HB 1296 was agreed to.

On motion of Representative Dinkins, HB 1296 was ordered perfected and printed.

HCS HB 1521, relating to the capitol police board, was taken up by Representative Hicks.

On motion of Representative Hicks, the title of **HCS HB 1521** was agreed to.

Representative Roden offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1521, Page 3, Section 8.178, Line 8, by inserting after said section and line the following:

- "27.020. 1. The attorney general is hereby authorized to appoint such assistant attorneys general as may be necessary to properly perform the duties of his office and shall fix the compensation of such assistants within the limits of the amount appropriated by the general assembly. Said assistant attorneys general shall hold their office at the pleasure of the attorney general, shall possess the same qualifications as the attorney general, and before entering upon the discharge of their duties shall each take and subscribe to an oath to support the Constitution of the United States and of the state of Missouri and to faithfully demean themselves in office. It shall be their duty to assist the attorney general in his official duties with power and authority under his direction to represent him in the discharge of all the duties of his office.
- 2. The attorney general may, at the request of any officer, department, board, bureau, commission or agency of the state, assign assistant attorneys general to perform the duties prescribed by law before or upon behalf of such officer, department, board, bureau, commission or agency and may, upon request as aforesaid, from time to time reassign such assistants.
- 3. The attorney general is also authorized to appoint a chief clerk, stenographers, typists, clerks, investigators and such other employees as shall be necessary to properly perform the duties of his office and shall fix the compensation of persons thus employed within the limits of the amount appropriated by the general assembly. Said employees shall serve during the pleasure of the attorney general. The assistant attorneys general and the chief clerk, stenographers, typists, clerks, investigators and other employees shall be paid in the same manner and at the same time as the attorney general. The compensation and expenses of said assistants and employees may be paid out of any state or federal funds appropriated to said department for such purposes.
- 4. The attorney general shall have oversight of all law enforcement in the state. This includes the Police Officer Standards and Training program and discipline."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Sain raised a point of order that **House Amendment No. 1** is not germane to the bill.

The Chair took the point of order under advisement.

The Chair ruled the point of order not well taken.

House Amendment No. 1 was withdrawn.

Representative Price offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1521, Page 1, Section 8.111, Line 2, by deleting the word "**five**" and inserting in lieu thereof the word "**seven**"; and

Further amend said bill, page and section, Lines 5-7, by deleting all of said lines and inserting in lieu thereof the following:

- "(3) The minority floor leader of the house of representatives, or his or her designee;
- (4) The president pro tempore of the senate, or his or her designee;
- (5) The minority floor leader of the senate, or his or her designee;
- (6) The chief justice of the Missouri supreme court, or his or her designee; and
- (7) The chair of the state capitol commission."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston assumed the Chair.

Representative Price moved that House Amendment No. 2 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Price:

AY	FS:	064

ATES. 004				
Aldridge	Appelbaum	Bangert	Baringer	Barnes
Basye	Beck	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burns	Butz	Carpenter
Carter	Chipman	Clemens	Coleman 97	Deaton
Fitzwater	Gray	Green	Gunby	Hansen
Hovis	Hurst	Ingle	Kendrick	Lavender
Lovasco	Mackey	McCreery	McDaniel	Merideth
Mitten	Moon	Morgan	Morse 151	Mosley
Murphy	Person	Pierson Jr.	Pietzman	Price
Proudie	Quade	Razer	Reedy	Toalson Reisch
Roberts 161	Roberts 77	Rogers	Runions	Sain
Sauls	Sharp 36	Sommer	Stevens 46	Tate
Unsicker	Washington	Windham	Young	
NOES: 088				
Allred	Anderson	Andrews	Bailey	Baker
Billington	Black 137	Bondon	Bromley	Busick
Christofanelli	Coleman 32	Cupps	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fishel	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Helms	Henderson	Hicks	Hill	Houx
Hudson	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Love	Lynch	Mayhew
McGaugh	McGirl	Messenger	Miller	Morris 140
Muntzel	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Rehder	Remole	Riggs	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Stacy	Stephens 128	Swan	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		
PRESENT: 001				
Roden				
ABSENT WITH LEA	AVE: 009			
Black 7	Chappelle-Nadal	Ellebracht	Francis	Neely
Richey	Rowland	Shull 16	Spencer	-

VACANCIES: 001

On motion of Representative Hicks, HCS HB 1521 was adopted.

On motion of Representative Hicks, HCS HB 1521 was ordered perfected and printed.

HB 1934, relating to the public school retirement system of Missouri, was taken up by Representative Wiemann.

On motion of Representative Wiemann, the title of HB 1934 was agreed to.

Speaker Haahr resumed the Chair.

On motion of Representative Wiemann, HB 1934 was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1963, relating to high speed transportation, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, the title of **HB 1963** was agreed to.

Representative Fitzwater offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1963, Page 3, Section 227.600, Line 64, by inserting after all of said line the following:

- "3. Notwithstanding any provision of law to the contrary, the power of eminent domain shall not apply to the tube transport system.
 - 4. Under section 23.253 of the Missouri sunset act:
- (1) The provisions of the tube transport system authorized under this section shall automatically sunset five years after the effective date of this section unless reauthorized by an act of the general assembly; and
- (2) If the tube transport system is reauthorized, the program authorized under this section shall automatically sunset five years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater, House Amendment No. 1 was adopted.

On motion of Representative Fitzwater, **HB 1963**, as amended, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Budget, Chairman Smith reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 1664**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (23): Andrews, Black (137), Black (7), Bland Manlove, Cupps, Deaton, Gregory, Griesheimer, Hudson, Kelly (141), Mayhew, O'Donnell, Patterson, Richey, Riggs, Ross, Shields, Smith, Spencer, Trent, Walsh, Washington and Wood

Noes (10): Aldridge, Bosley, Burnett, Kendrick, Lavender, Merideth, Pierson Jr., Roberts (161), Rogers and Sharpe (4)

Absent (3): Evans, McGaugh and Swan

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1300** and **HB 1286**, begs leave to report it has examined the same and recommends that it **Do Pass** with **House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker Noes (0)

Absent (1): Aldridge

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1414**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aldridge, Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1577**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aldridge, Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1613**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aldridge, Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 2199**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bailey, Gannon, Ingle, Mackey, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker Noes (1): Moon

Absent (1): Aldridge

Committee on Conservation and Natural Resources, Chairman Remole reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1694**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Brown (70), Chappelle-Nadal, Haden, Knight, Love, Mayhew, McCreery, Pietzman and Remole Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1711**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Brown (70), Chappelle-Nadal, Haden, Love, Mayhew, McCreery, Pietzman and Remole Noes (0)

Absent (1): Knight

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1898**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Appelbaum, Carter, Green, Hansen, Henderson, McDaniel, Moon, Morse (151), Remole and Roden
Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1899**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Appelbaum, Carter, Green, Hansen, Henderson, McDaniel, Moon, Morse (151), Remole and Roden

Noes (0)

Absent (0)

Committee on Crime Prevention and Public Safety, Chairman Wilson reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1342**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Griffith, Hovis, McDaniel, Sauls and Walsh

Noes (1): Sain

Absent (4): Hill, Person, Richey and Wilson

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1488**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Griffith, Hovis, McDaniel, Sain, Sauls and Walsh

Noes (0)

Absent (4): Hill, Person, Richey and Wilson

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1768**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Beck, Carter, Dinkins, Ellebracht, Fishel, Grier, Hannegan, Knight, Patterson, Riggs, Shawan, Simmons and Veit

Noes (0)

Absent (3): Coleman (32), Taylor and Washington

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1347**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Baker, Basye, Christofanelli, O'Donnell, Schroer and Stacy

Noes (6): Bangert, Brown (70), Dogan, Eslinger, Morgan and Proudie

Absent (1): Swan

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1903**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Basye, Christofanelli, Eslinger, O'Donnell, Schroer and Stacy

Noes (4): Bangert, Brown (70), Dogan and Morgan

Present (1): Proudie

Absent (1): Swan

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1896**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor

Noes (0)

Absent (0)

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4563**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Carter, Deaton, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (3): Bondon, Dohrman and Richey

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4586**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (2): Bondon and Richey

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4595**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Richey

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4659**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Richey

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4679**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Richey

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4696**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Richey

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4698**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Richey

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 1696**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

```
Ayes (13): Bondon, Carter, Deaton, Dohrman, Love, Mosley, Person, Pfautsch, Pike, Schroer, Stephens (128), Stevens (46) and Veit Noes (0)

Absent (1): Richey
```

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1935**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

```
Ayes (9): Bondon, Deaton, Dohrman, Love, Pfautsch, Pike, Schroer, Stephens (128) and Veit Noes (4): Carter, Mosley, Person and Stevens (46)

Absent (1): Richey
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Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1293**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (2): Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1366**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (3): Gregory, Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1435**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (3): Gregory, Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1473**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (5): Dogan, Kelly (141), Mitten, Rehder and Solon
Noes (2): Carpenter and Lavender
Absent (3): Gregory, Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1566**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Solon Noes (0)

Absent (2): Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1619**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (2): Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1693**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (3): Gregory, Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1716**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Gregory, Kelly (141), Lavender, Mitten, Rehder and Solon
Noes (0)
Absent (2): Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1741**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (4): Dogan, Kelly (141), Rehder and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (3): Gregory, Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1873**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (5): Dogan, Gregory, Kelly (141), Rehder and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (2): Schroer and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2120**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (4): Dogan, Kelly (141), Rehder and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (3): Gregory, Schroer and Shull (16)
```

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1434**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker
Noes (0)
Absent (0)
```

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1526**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker
Noes (0)
Absent (0)
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Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1631**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sauls, Sommer and Unsicker Noes (1): Runions Absent (0) Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred HB 1632, begs leave to report it has examined the same and recommends that it Do Pass by the following vote: Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0) Absent (0) Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred HB 1640, begs leave to report it has examined the same and recommends that it Do Pass by the following vote: Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0) Absent (0) Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred HB 1698, begs leave to report it has examined the same and recommends that it Do Pass by the following vote: Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0) Absent (0) Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred HB 1700, begs leave to report it has examined the same and recommends that it Do Pass by the following vote: Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0) Absent (0) Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred HCS HB 1787, begs leave to report it has examined the same and recommends that it Do Pass by the following vote: Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1868**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1933**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1957**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 1957** by the following vote:

Ayes (10): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2061**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (4): Bondon, Runions, Sauls and Unsicker

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS SCS SB 528 entitled:

An act to amend chapter 163, RSMo, by adding thereto one new section relating to state aid for transportation of students.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 599 entitled:

An act to repeal sections 30.260, 30.753, and 30.758, RSMo, and to enact in lieu thereof three new sections relating to investments in linked deposits by the state treasurer.

In which the concurrence of the House is respectfully requested.

Read first time.

WITHDRAWAL OF HOUSE JOINT RESOLUTIONS

February 4, 2020

Dana Rademan Miller - Chief Clerk Missouri House of Representatives

WITHDRAWAL of HJR 110

Dana:

I am respectively requesting that **House Joint Resolution No. 110** be withdrawn.

Thank you for your assistance. If you have any questions, please do not hesitate to contact me.

/s/ Mike Moon State Representative District 157

The following members' presence was noted: Chappelle-Nadal, Francis, and Spencer.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, February 5, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 5, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1583, HB 1795, HB 2128

Executive session may be held on any matter referred to the committee.

Steve Murphy with Missouri Renewable Fuels Association will give an update on ethanol.

Added HB 2128.

AMENDED

BUDGET

Wednesday, February 5, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Department of Conservation, Office of Administration, Public Debt, Employee Benefits and Leasing.

BUDGET

Thursday, February 6, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Attorney General, General Assembly, Judiciary and Public Defender.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1374, HB 1811

Executive session will be held: HB 1853, HJR 60, HJR 97

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, February 5, 2020, 10:15 AM, House Hearing Room 1.

Public hearing will be held: HB 2100, HB 1532, HB 1809, HB 1570

Executive session will be held: HB 1386

Executive session may be held on any matter referred to the committee.

Room corrected to Hearing Room 1.

CORRECTED

HEALTH AND MENTAL HEALTH POLICY

Monday, February 10, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1709, HJR 92

Executive session will be held: HB 1484, HB 1460

Executive session may be held on any matter referred to the committee.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 6, 2020, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

CANCELLED

JUDICIARY

Thursday, February 6, 2020, 9:30 AM, House Hearing Room 2.

Executive session will be held: HB 1596

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, February 5, 2020, 12:30 PM or upon adjournment of the Special

Committee on Career Readiness (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1516 Executive session will be held: HB 1451

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, February 5, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HCR 73

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 6, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188, HB 1590, HB 2072

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON TOURISM

Thursday, February 6, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1852, HB 1939, HB 2082

Executive session will be held: HCR 71, HCR 59, HB 1572, HB 1419

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, February 5, 2020, 12:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1658

Executive session will be held: HB 1586

Executive session may be held on any matter referred to the committee.

Hearing time changed to 12:00 PM and location moved to Hearing Room 4.

CORRECTED

TRANSPORTATION

Thursday, February 6, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2032, HB 2280, HB 2249, HB 1745

Executive session will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719

Executive session may be held on any matter referred to the committee.

CANCELLED

UTILITIES

Thursday, February 6, 2020, 9:15 AM, House Hearing Room 5.

Executive session will be held: HB 1992

Executive session may be held on any matter referred to the committee.

CORRECTED

VETERANS

Wednesday, February 5, 2020, 9:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Meeting will be held in conjunction with the Senate Veterans Committee, the Missouri

Military Preparedness and Enhancement Commission and the Military Advocate.

CANCELLED

VETERANS

Wednesday, February 5, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HCR 60, HB 1485, HB 2259, HJR 72

Executive session will be held: HCR 68

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1914, HB 1409, HB 1713

Executive session will be held: HB 1734

Executive session may be held on any matter referred to the committee.

CANCELLED

WAYS AND MEANS

Monday, February 10, 2020, 1:30 PM, House Hearing Room 4.

Executive session will be held: HB 1734, HB 1957

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTEENTH DAY, WEDNESDAY, FEBRUARY 5, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 81

HOUSE BILLS FOR SECOND READING

HB 2370 through HB 2398

HOUSE BILLS FOR PERFECTION

HB 1933 - Wiemann

HB 1700 - Fishel

HCS HB 1526 - Houx

HB 1330 - Veit

HCS HB 1435 - Houx

HB 1317 - Sommer

HB 1693 - Rehder

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

SENATE BILLS FOR SECOND READING

SS SCS SB 528

SCS SB 599

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY [CORRECTED]

SIXTEENTH DAY, WEDNESDAY, FEBRUARY 5, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 112, introduced by Representative Dinkins, relating to sales and use taxes.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2399, introduced by Representative Windham, relating to the access Missouri financial assistance program.

HB 2400, introduced by Representative Bosley, relating to tax credits.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 81, relating to feral swine.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2370, relating to lead-acid battery fees.

HB 2371, relating to biennial motor vehicle registrations.

HB 2372, relating to the regulation of physicians who issue physician certifications under Article XIV of the Constitution of Missouri.

HB 2373, relating to school safety programs in certain school districts.

HB 2374, relating to offenses committed against a body of the general assembly, with penalty provisions.

HB 2375, relating to biometric data, with penalty provisions.

HB 2376, relating to the closure of county hospital districts.

HB 2377, relating to the state minimum wage rate.

HB 2378, relating to investigational drugs.

HB 2379, relating to health care for children.

HB 2380, relating to immunizations.

HB 2381, relating to patient restraints.

HB 2382, relating to titles of certain health care practitioners.

HB 2383, relating to prohibited uses of public funds.

HB 2384, relating to evidence of damages in civil actions.

HB 2385, relating to offenses involving the production of a controlled substance, with penalty provisions.

HB 2386, relating to a sales tax for emergency services.

HB 2387, relating to the 21st-century Missouri education task force.

HB 2388, relating to tax credits.

HB 2389, relating to school attendance.

HB 2390, relating to meals for students.

HB 2391, relating to donations of unused food.

HB 2392, relating to high school physical education credits.

HB 2393, relating to whistleblower protections.

HB 2394, relating to assessing punishment in first degree murder cases for which the death penalty is authorized.

HB 2395, relating to the sale of firearms.

HB 2396, relating to extreme risk protection orders, with penalty provisions.

HB 2397, relating to the compassionate assistance for rape emergencies (CARE) act.

HB 2398, relating to customer access to restrooms, with a penalty provision.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SB 528, relating to state aid for transportation of students.

SCS SB 599, relating to investments in linked deposits by the state treasurer.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 1521 - Fiscal Review

COMMITTEE REPORTS

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1386**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Basye, Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Shawan and Taylor

Noes (0)

Absent (3): Carpenter, Coleman (97) and Schroer

Committee on Workforce Development, Chairman Swan reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 1454**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Baker, Bangert, Beck, Eslinger, Fishel, Hansen, Henderson, Justus, Murphy, Roberts (77) and Swan

Noes (0)

Absent (3): Coleman (32), Riggs and Sharp (36)

WITHDRAWAL OF HOUSE JOINT RESOLUTIONS

February 5, 2020

Chief Clerk, Dana Rademan Miller Missouri House of Representatives State Capitol Building 201 W. Capitol Avenue Jefferson City, MO 65101

Dear Chief Clerk.

I respectfully request House Joint Resolution No. 107 to be withdrawn.

Thank you for your time and consideration.

Kindest regards,

/s/ Chris Dinkins State Representative 144th District

The following members' presence was noted: Aldridge, Allred, Anderson, Andrews, Baker, Baringer, Basye, Beck, Billington, Black (7), Black (137), Bosley, Bromley, Burns, Busick, Chappelle-Nadal, Chipman, Christofanelli, Clemens, Cupps, Deaton, DeGroot, Dinkins, Dohrman, Eggleston, Ellebracht, Evans, Falkner, Fishel, Fitzwater, Gray, Green, Gregory, Griesheimer, Griffith, Gunby, Haden, Haffner, Hicks, Hill, Houx, Hovis, Hudson, Hurst, Justus, Kelley (127), Kelly (141), Kendrick, Kidd, Knight, Lavender, Lovasco, Love, Lynch, Mackey, Mayhew, McCreery, McDaniel, McGaugh, Merideth, Messenger, Mitten, Moon, Morgan, Morris (140), Morse (151), Muntzel, Murphy, O'Donnell, Patterson, Person, Pierson Jr., Pike, Plocher, Pollitt (52), Pollock (123), Porter, Proudie, Quade, Razer, Reedy, Rehder, Remole, Richey, Riggs, Roberts (161), Roberts (77), Rone, Ross, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan, Simmons, Smith, Spencer, Stephens (128), Taylor, Toalson Reisch, Trent, Veit, Vescovo, Walsh, Washington, Wiemann, Wilson, Windham, Wood, and Young.

ADJOURNMENT

On motion of Representative Wiemann, the House adjourned until 10:00 a.m., Thursday, February 6, 2020.

COMMITTEE HEARINGS

BUDGET

Thursday, February 6, 2020, 8:15 AM, House Hearing Room 3. Executive session may be held on any matter referred to the committee. Budget presentations from the Attorney General, General Assembly, Judiciary and Public Defender.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, February 10, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1525, HB 1620, HB 2142, HCR 72

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, February 10, 2020, 2:30 PM, House Hearing Room 1.

Executive session will be held: HCS HB 1521

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 10, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1709, HJR 92

Executive session will be held: HB 1484, HB 1460

Executive session may be held on any matter referred to the committee.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 6, 2020, 1:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

CANCELLED

JUDICIARY

Thursday, February 6, 2020, 9:30 AM, House Hearing Room 2.

Executive session will be held: HB 1596

Executive session may be held on any matter referred to the committee.

CANCELLED

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 10, 2020, 2:00 PM, House Hearing Room 6.

Executive session will be held: HCR 61, HCS HBs 1387 & 1482, HCS HB 1752, HCS HB 1568, HB 1577, HB 2199, HB 1613, HCS HB 1414, HCS HBs 1300 & 1286, HB 1903, HB 1899,

HCS HB 2049

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 6, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, February 6, 2020, 10:50 AM, House Hearing Room 5.

Executive session will be held: HJR 87

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, February 6, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1852, HB 1939, HB 2082

Executive session will be held: HCR 71, HCR 59, HB 1572, HB 1419

Executive session may be held on any matter referred to the committee.

CANCELLED

TRANSPORTATION

Thursday, February 6, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2032, HB 2280, HB 2249, HB 1745

Executive session will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719

Executive session may be held on any matter referred to the committee.

CANCELLED

TRANSPORTATION

Monday, February 10, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2032, HB 2280, HB 2249, HB 1745

Executive session will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719

Executive session may be held on any matter referred to the committee.

UTILITIES

Thursday, February 6, 2020, 9:15 AM, House Hearing Room 5.

Executive session will be held: HB 1992

Executive session may be held on any matter referred to the committee.

CANCELLED

WAYS AND MEANS

Monday, February 10, 2020, 1:30 PM, House Hearing Room 4.

Executive session will be held: HB 1734, HB 1957

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, February 10, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2263

Executive session will be held: HB 1688, HB 2038

Executive session may be held on any matter referred to the committee.

HB 2038 - Discussion only, no action will be taken.

HOUSE CALENDAR

SEVENTEENTH DAY, THURSDAY, FEBRUARY 6, 2020

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 112

HOUSE BILLS FOR SECOND READING

HB 2399 and HB 2400

HOUSE BILLS FOR PERFECTION

HB 1933 - Wiemann

HB 1700 - Fishel

HCS HB 1526 - Houx

HB 1330 - Veit

HCS HB 1435 - Houx

HB 1317 - Sommer

HB 1693 - Rehder

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

HOUSE BILLS FOR THIRD READING

HB 1296 - Dinkins

HCS HB 1521, (Fiscal Review 2/5/20) - Hicks

HB 1934 - Wiemann

HB 1963 - Fitzwater

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SEVENTEENTH DAY, THURSDAY, FEBRUARY 6, 2020

The House met pursuant to adjournment.

Representative Veit in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

HOUSE RESOLUTIONS

Representative Gunby offered House Resolution No. 4781.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 113, introduced by Representative Mosley, relating to the right of trial by jury.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2401, introduced by Representative Appelbaum, relating to tax credits.

HB 2402, introduced by Representative Kelly (141), relating to abortion, with penalty provisions.

HB 2403, introduced by Representative Young, relating to visually impaired voters.

HB 2404, introduced by Representative Rehder, relating to income tax.

HB 2405, introduced by Representative Fitzwater, to authorize the conveyance of certain state property.

HB 2406, introduced by Representative Mosley, relating to the issuance of judgments by the court, with penalty provisions.

HB 2407, introduced by Representative Mosley, relating to the creation of wards in certain school districts.

HB 2408, introduced by Representative Mosley, relating to pleadings.

HB 2409, introduced by Representative Mosley, relating to required disclosures of preneed contracts.

HB 2410, introduced by Representative Bosley, relating to voter qualifications.

HB 2411, introduced by Representative Hicks, relating to medical marijuana use in lodging establishments, with penalty provisions.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 112, relating to sales and use taxes.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2399, relating to the access Missouri financial assistance program.

HB 2400, relating to tax credits.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4781 - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 74 - Judiciary

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 89 - Elections and Elected Officials

HJR 102 - Elections and Elected Officials

HJR 106 - Budget

HJR 109 - Elections and Elected Officials

REFERRAL OF HOUSE REVISION BILLS

The following House Revision Bill was referred to the Committee indicated:

HRB 2 - Downsizing State Government

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- **HB 1316** Veterans
- HB 1319 Health and Mental Health Policy
- HB 1404 Transportation
- HB 1413 Judiciary
- HB 1446 Judiciary
- HB 1483 Elementary and Secondary Education
- HB 1509 Transportation
- HB 1563 General Laws
- HB 1565 Elementary and Secondary Education
- HB 1585 Economic Development
- HB 1588 Ways and Means
- HB 1639 Elections and Elected Officials
- **HB 1641** Transportation
- HB 1643 General Laws
- **HB 1666** Children and Families
- **HB 1691** Health and Mental Health Policy
- HB 1699 General Laws
- **HB 1733** Elementary and Secondary Education
- HB 1822 Judiciary
- HB 1859 Economic Development
- HB 1891 Professional Registration and Licensing
- **HB 1915** Transportation
- HB 1917 Elementary and Secondary Education
- HB 1932 Elections and Elected Officials
- HB 1953 Utilities
- HB 1972 Judiciary
- HB 2001 Budget
- HB 2002 Budget
- HB 2003 Budget
- HB 2004 Budget
- HB 2005 Budget
- HB 2006 Budget
- **HB 2007** Budget
- HB 2008 Budget
- HB 2009 Budget
- HB 2010 Budget

- HB 2011 Budget HB 2012 - Budget HB 2013 - Budget HB 2014 - Budget **HB 2017** - Budget HB 2018 - Budget HB 2019 - Budget HB 2097 - Crime Prevention and Public Safety HB 2121 - Transportation **HB 2171** - Children and Families HB 2173 - General Laws **HB 2187** - Transportation HB 2201 - Judiciary HB 2232 - Elections and Elected Officials HB 2261 - General Laws HB 2266 - Local Government HB 2284 - Special Committee on Government Oversight HB 2298 - Elections and Elected Officials HB 2303 - Ways and Means
- HB 2310 Elementary and Secondary Education
- **HB 2311** Insurance Policy
- **HB 2315** Conservation and Natural Resources
- **HB 2317** Special Committee on Career Readiness
- HB 2318 Special Committee on Government Oversight
- HB 2319 Downsizing State Government
- HB 2321 Agriculture Policy
- HB 2322 Local Government
- HB 2326 Downsizing State Government
- HB 2334 Transportation
- HB 2336 Local Government
- HB 2347 Ways and Means
- HB 2366 Judiciary
- HB 2374 Judiciary

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred HJR 60, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): McGaugh, Shaul (113), Simmons and Toalson Reisch

Noes (2): Morgan and Windham

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1853**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): McGaugh, Morgan, Shaul (113), Simmons, Toalson Reisch and Windham

Absent (1): Stacy

Noes (0)

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HJR 103**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting

Noes (0)

Absent (2): Bailey and Pogue

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 1737**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting

Noes (0)

Absent (2): Bailey and Pogue

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 2209**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting

Noes (0)

Absent (2): Bailey and Pogue

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HCR 68**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House**Committee Substitute, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

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Ayes (11): Basye, Beck, Billington, Bromley, Dohrman, Griffith, Gunby, Lynch, O'Donnell, Pike and Schnelting

Noes (0)

Absent (4): Barnes, Gray, Solon and Wilson

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 78**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sauls and Sommer

Noes (2): Runions and Unsicker

Absent (0)

WITHDRAWAL OF HOUSE BILLS

February 6, 2020

Dana Rademan Miller Chief Clerk House of Representatives State Capitol, Room 310

Dear Chief Clerk,

I respectfully request that my bill, **House Bill No. 2286**, which establishes the Modernization Decency Act be withdrawn.

Thank you.

Sincerely,

/s/ Thomas P. Hannegan State Representative District 65

The following members' presence was noted: Aldridge, Anderson, Andrews, Baker, Baringer, Basye, Beck, Billington, Black (7), Black (137), Bosley, Bromley, Burnett, Burns, Busick, Chappelle-Nadal, Chipman, Christofanelli, Coleman (32), Cupps, Deaton, DeGroot, Dohrman, Eggleston, Evans, Fishel, Fitzwater, Green, Gregory, Griesheimer, Griffith, Gunby, Haahr, Haden, Haffner, Hill, Houx, Hudson, Hurst, Kelley (127), Kelly (141), Kendrick, Kidd, Knight, Kolkmeyer, Lavender, Lovasco, Mackey, Mayhew, McGaugh, Merideth, Miller, Moon, Mosley, Muntzel, O'Donnell, Patterson, Person, Pierson Jr., Pike, Plocher, Porter, Proudie, Quade, Razer, Reedy, Rehder, Richey, Riggs, Roberts (161), Roberts (77), Rogers, Ross, Schnelting, Sharpe (4), Shaul (113), Simmons, Smith, Spencer, Stacy, Stephens (128), Stevens (46), Taylor, Toalson Reisch, Trent, Veit, Vescovo, Walsh, Washington, Wiemann, Windham, Wood, and Young.

ADJOURNMENT

On motion of Representative Veit, the House adjourned until 4:00 p.m., Monday, February 10, 2020.

COMMITTEE HEARINGS

BUDGET

Monday, February 10, 2020, 1:00 PM, House Hearing Room 3. Executive session may be held on any matter referred to the committee. Budget presentation from the Department of Social Services (Support Divisions, Family Support Division, Children's Division, Division of Youth Services).

BUDGET

Tuesday, February 11, 2020, 8:15 AM, House Hearing Room 3. Executive session may be held on any matter referred to the committee. Budget presentation from the Department of Social Services (MO HealthNet Division).

CONSERVATION AND NATURAL RESOURCES

Monday, February 10, 2020, 6:00 PM, House Hearing Room 7. Public hearing will be held: HB 2161, HB 2315

Executive session will be held: HB 1804, HB 1556

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, February 10, 2020, 12:00 PM, House Hearing Room 6. Public hearing will be held: HB 1525, HB 1620, HB 2142, HCR 72 Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Monday, February 10, 2020, 6:30 PM, House Hearing Room 6.

Public hearing will be held: HRB 2, HB 2326

Executive session may be held on any matter referred to the committee.

Note: hearing time is 6:30 PM.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 11, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1483, HB 1733

Executive session will be held: HB 1682, HB 1808, HB 1817, HB 1818 Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, February 10, 2020, 2:30 PM, House Hearing Room 1.

Executive session will be held: HCS HB 1521

GENERAL LAWS

Monday, February 10, 2020, 2:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2164, HB 1570

Executive session will be held: HB 1570, HB 1809, HB 2100, HB 1532

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 10, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1709, HJR 92

Executive session will be held: HB 1484, HB 1460

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Monday, February 10, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2220 Executive session will be held: HB 2151

Executive session may be held on any matter referred to the committee.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 20, 2020, 1:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

PENSIONS

Tuesday, February 11, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 1999

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 10, 2020, 2:00 PM, House Hearing Room 6.

Executive session will be held: HCR 61, HCS HBs 1387 & 1482, HCS HB 1752, HCS HB 1568,

HB 1577, HB 2199, HB 1613, HCS HB 1414, HCS HBs 1300 & 1286, HB 1903, HB 1899,

HCS HB 2049, HCS HB 1683

Executive session may be held on any matter referred to the committee.

Added HCS HB 1683.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 11, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HCS HJRs 101 & 76, HJR 77, HB 1710, HCS HB 1655,

HCS HB 1600, HB 1486, HB 1768, HCS HB 1896, HCS HB 1488, HB 1454, HB 1386,

HCS HB 2030, HCS HB 2088

Executive session may be held on any matter referred to the committee.

Added HCS HB 2030 and HCS HB 2088

AMENDED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 13, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 11, 2020, 5:00 PM, House Hearing Room 6.

Executive session will be held: HR 4596

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2188, HB 1590, HB 2072

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON COUNTY PRISON PER DIEM REIMBURSEMENT

Monday, February 10, 2020, 11:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Prisoner per diem presentation by the Department of Corrections and testimony from the Sheriffs' Association and Association of Counties. Due to a limited amount of time, testimony may be limited to five to ten minutes.

TRANSPORTATION

Monday, February 10, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2032, HB 2280, HB 2249, HB 1745

Executive session will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, February 10, 2020, 1:30 PM, House Hearing Room 4.

Executive session will be held: HB 1734, HB 1957

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, February 12, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1713, HB 1967

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, February 10, 2020, 12:00 PM, House Hearing Room 1.

Executive session will be held: HB 1688, HB 2038

Executive session may be held on any matter referred to the committee.

Removed HB 2263

AMENDED

HOUSE CALENDAR

EIGHTEENTH DAY, MONDAY, FEBRUARY 10, 2020

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 113

HOUSE BILLS FOR SECOND READING

HB 2401 through HB 2411

HOUSE BILLS FOR PERFECTION

HB 1933 - Wiemann

HB 1700 - Fishel

HCS HB 1526 - Houx

HB 1330 - Veit

HCS HB 1435 - Houx

HB 1317 - Sommer

HB 1693 - Rehder

HB 1631 - Deaton

HCS HB 1959 - Ruth

HB 1566 - Burnett

HOUSE BILLS FOR THIRD READING

HB 1296 - Dinkins

HCS HB 1521, (Fiscal Review 2/5/20) - Hicks

HB 1934 - Wiemann

HB 1963 - Fitzwater

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith HCS HB 17 - Smith HCS HB 18 - Smith HCS HB 19 - Smith 428 Journal of the House

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TENTH DAY, Monday, January 27, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Suzie Pollock.

Dear precious Heavenly Father,

Thank You for the scriptures in Proverbs 2:6-8.

"For the Lord gives wisdom, and from His mouth come knowledge and understanding.

He holds success in store for the upright, He is a shield to those whose walk is blameless, for He guards the course of the just and protects the way of his faithful ones."

Thank You, Lord, for all these things that You freely give to those who ask. I humbly ask that You direct every word that is spoken in this chamber and give us eyes to see Your truth. Remove any hindrance, like arrogance and pride, that keeps us from doing Your will.

Bless the faithful and convict the wayward ones back into Your sweet peace and contentment. Help us all to seek Your wisdom first and love others as thyself.

In Your most holy and perfect name.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the eighth day was approved as printed by the following vote:

AYES: 152

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Burns	Busick	Butz	Carpenter
Carter	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Gregory	Grier	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hill	Houx

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Hovis	Hudson	Hurst	Ingle	Justus
		Kendrick	Kidd	
Kelley 127	Kelly 141	Kendrick	Kida	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Messenger	Miller	Moon
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Price
Proudie	Quade	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rogers	Rone	Ross
Runions	Ruth	Sauls	Schnelting	Schroer
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Shull 16	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Veit
Walsh	Washington	Wiemann	Wood	Wright
Young	Mr. Speaker			

NOES: 002

Rowland Sain

PRESENT: 004

Aldridge Chappelle-Nadal Mitten Windham

ABSENT WITH LEAVE: 004

Green Hicks Vescovo Wilson

VACANCIES: 001

The Journal of the ninth day was approved as printed.

HOUSE RESOLUTIONS

Representative Coleman (97) offered House Resolution No. 4679.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2276, introduced by Representative Griffith, relating to in-state tuition for military personnel dependents.

HB 2277, introduced by Representative Riggs, relating to the assignment of benefits for creditors.

HB 2278, introduced by Representative Butz, relating to motor fuel tax.

HB 2279, introduced by Representative Tate, relating to false identification cards.

- **HB 2280**, introduced by Representative Tate, relating to digital driver's licenses.
- HB 2281, introduced by Representative Rogers, relating to guardianships.
- HB 2282, introduced by Representative Rogers, relating to guardianship.
- **HB 2283**, introduced by Representative McCreery, relating to youth mental health preservation.
- **HB 2284**, introduced by Representative Smith, relating to sports wagering, with penalty provisions.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 77, relating to motorcycle profiling.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 105, relating to parents' exclusive right to control the upbringing of their children.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 2267, relating to reviews of workers' compensation claims.
- HB 2268, relating to suffrage of individuals confined in jails.
- HB 2269, relating to high-capacity magazines, with penalty provisions.
- HB 2270, relating to high-capacity magazines, with penalty provisions.
- HB 2271, relating to a cancer awareness special license plate.
- HB 2272, relating to income tax.
- **HB 2273**, relating to the participation of home school students in public school activities.
- HB 2274, relating to a tax credit for the production of wood energy products.
- HB 2275, relating to taxation of cigarettes and tobacco products.

THIRD READING OF HOUSE BILLS

HB 1450, relating to controlled substance offenses, was placed on the Informal Calendar.

HCS HB 2033, relating to eminent domain, was taken up by Representative Hansen.

On motion of Representative Hansen, **HCS HB 2033** was read the third time and passed by the following vote:

AYES: 118

Aldridge	Allred	Anderson	Andrews	Bailey
Baker	Barnes	Basye	Billington	Black 137
Black 7	Bondon	Bromley	Busick	Chappelle-Nadal
Chipman	Christofanelli	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Messenger	Moon
Morris 140	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pietzman
Pike	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Proudie	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Shull 16
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Walsh	Wiemann	Windham
Wood	Wright	Mr. Speaker		

NOES: 042

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Carter	Clemens	Gray
Green	Gunby	Ingle	Kendrick	Lavender
Mackey	McCreery	Merideth	Miller	Mitten
Morgan	Mosley	Pierson Jr.	Price	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sain	Sauls	Sharp 36	Stevens 46	Unsicker
Washington	Young			

PRESENT: 000

ABSENT WITH LEAVE: 002

Vescovo Wilson

VACANCIES: 001

Speaker Haahr declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1450**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Deaton, Gregory, Houx, Walsh and Wood

Gray

Noes (3): Baringer, Burnett and Morgan

Absent (2): Anderson and Wiemann

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1450, relating to controlled substance offenses, was taken up by Representative Schroer.

On motion of Representative Schroer, **HB 1450** was read the third time and passed by the following vote:

ΑY	ES:	122

Dogan

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Barnes	Beck	Billington
Black 137	Black 7	Bondon	Bromley	Burns
Busick	Butz	Carter	Chipman	Christofanelli
Coleman 32	Coleman 97	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon		Grier	Griesheimer	Griffith
	Gregory			
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Love	Lynch	Mayhew	McCreery	McGaugh
McGirl	Messenger	Miller	Mitten	Morris 140
Morse 151	Muntzel	Murphy	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Razer	Reedy	Rehder
Remole	Richey	Riggs	Roberts 161	Roden
Rogers	Rone	Ross	Rowland	Runions
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Shull 16
Simmons	Smith	Solon	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Veit	Walsh	Wiemann	Wood
Wright	Mr. Speaker			
NOES: 033				
Aldridge	Appelbaum	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Carpenter	Chappelle-Nadal	Clemens

Green

Gunby

Hurst

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Lovasco Mackey McDaniel Merideth Moon Mosley Neely Person Pierson Jr. Morgan Pogue Price Quade Sain Spencer Unsicker Windham Young

PRESENT: 003

Proudie Roberts 77 Washington

ABSENT WITH LEAVE: 004

Basye Toalson Reisch Vescovo Wilson

VACANCIES: 001

Speaker Haahr declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4679 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 1992 - Utilities

COMMITTEE REPORTS

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HJR 101** and **HJR 76**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Basye, Coleman (97), Hicks, Patterson, Plocher, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (2): Fitzwater and Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2061**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Carpenter, Coleman (97), Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Shawan and Taylor

Noes (0)

Absent (2): Fitzwater and Schroer

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1330**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate Noes (0)

Absent (1): Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1418**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bromley, Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (2): Hurst and Windham

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1935**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Bromley, Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (3): Hurst, Porter and Windham

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1296**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Gregory, Kelly (141), Mitten, Rehder, Schroer and Solon

Noes (2): Carpenter and Lavender

Absent (2): Dogan and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1411**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Dogan and Shull (16)

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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1467**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Carpenter, Gregory, Kelly (141), Lavender, Mitten, Rehder, Schroer, Shull (16) and Solon

Noes (0)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1559**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Gregory, Kelly (141), Rehder, Schroer, Shull (16) and Solon

Noes (3): Carpenter, Lavender and Mitten

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1604**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 1604** by the following vote:

Ayes (8): Carpenter, Gregory, Kelly (141), Lavender, Mitten, Rehder, Shull (16) and Solon

Noes (1): Schroer

Absent (1): Dogan

COMMITTEE CHANGES

January 27, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to serve as Ranking Member on the Standing Committee on Health and Mental Health Policy:

Representative Doug Clemens

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Tuesday, January 28, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1858

Executive session will be held: HB 1335, HB 1752

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, January 28, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the State Auditor and the Department of Elementary and Secondary Education.

BUDGET

Wednesday, January 29, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the State Treasurer, Department of Revenue, Department of Corrections and Department of Public Safety.

BUDGET

Thursday, January 30, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor's Office, Department of Commerce & Insurance, and Department of Labor & Industrial Relations.

CHILDREN AND FAMILIES

Tuesday, January 28, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2199, HB 1286, HB 1300, HB 1414, HB 1613, HB 1577

Executive session will be held: HB 1306, HB 2065

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 28, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1898, HB 1899

Executive session will be held: HB 1696

Executive session may be held on any matter referred to the committee.

Reconsideration of HB 1696.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 29, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1760, HB 1853, HJR 60, HJR 97

Executive session will be held: HB 1600, HB 1655

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 28, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1903, HB 1347

Executive session will be held: HB 1568, HB 1317

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, January 30, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2204, HB 2205, HB 2206, HB 2092, HB 1736

Executive session will be held: HB 1543, HB 1702

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, January 29, 2020, 2:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1896, HB 2058, HB 2116, HB 2175

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 3, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1484

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, January 29, 2020, 12:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 2089, HB 1415

Executive session will be held: HB 1693, HB 1619

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Tuesday, January 28, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Report from Director McKenna of MODOT.

Report on specialty plate application from Department of Revenue.

Report on highway naming application from MODOT.

JUDICIARY

Tuesday, January 28, 2020, 6:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1289, HB 1331, HB 1332, HB 1765

Executive session will be held: HB 1435, HB 1873, HB 2049

LOCAL GOVERNMENT

Tuesday, January 28, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1814, HB 1819, HB 1854

Executive session will be held: HB 1698, HB 1700, HB 1933

Executive session may be held on any matter referred to the committee.

Executive session will be held first.

PENSIONS

Tuesday, January 28, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1999

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, January 28, 2020, 12:30 PM, House Hearing Room 7.

Public hearing will be held: HB 1442, HB 1962

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, January 29, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2167

Executive session will be held: HB 1387, HB 1482, HB 1683

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1926

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 30, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 28, 2020, upon adjournment of the Professional Registration and

Licensing hearing, House Hearing Room 7.

Public hearing will be held: HJR 87

Executive session will be held: HB 2030, HB 2088

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1737, HB 2209, HJR 103

Executive session will be held: HB 1521, HB 1366, HB 1741, HB 2120

Representatives from multiple homeland security related organizations will be present to speak on topics including school safety and aerial surveillance. We will no longer be having an informational hearing on MoDex.

AMENDED

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, January 29, 2020, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 1806

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, January 28, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1998

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 28, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON COUNTY PRISON PER DIEM REIMBURSEMENT

Tuesday, January 28, 2020, 12:00 PM or upon adjournment (whichever is later), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Organizational meeting.

CORRECTED

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 30, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

TRANSPORTATION

Thursday, January 30, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719

Executive session will be held: HB 1333, HB 1744, HB 1916, HB 1704

UTILITIES

Tuesday, January 28, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1992

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HCR 68

Executive session will be held: HB 1716, HB 1473, HB 1566

Executive session may be held on any matter referred to the committee.

Added HCR 68.

Informational presentation by the Missouri National Guard Association.

AMENDED

WAYS AND MEANS

Wednesday, January 29, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1734, HB 1895

Executive session will be held: HB 1957, HB 1710, HB 1894, HJR 78, HJR 77

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

ELEVENTH DAY, TUESDAY, JANUARY 28, 2020

HOUSE BILLS FOR SECOND READING

HB 2276 through HB 2284

HOUSE BILLS FOR PERFECTION

HCS HBs 1511 & 1452 - Lynch HCS HB 2046 - Grier HB 1467 - Pike

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1963 - Fitzwater

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith CCS SCS HCS HB 2 - Smith CCS#2 SCS HCS HB 3 - Smith CCS SCS HCS HB 4 - Smith CCS SCS HCS HB 5 - Smith

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CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

ELEVENTH DAY, TUESDAY, JANUARY 28, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God has showed you what is good; and what does the Lord require of you, but to do justly, and to love mercy, and to walk humbly with your God? (Micah 6:8)

O Loving God, whose will it is that we do justly, love mercy, and walk humbly with You, grant to us, as we wait upon You, the great confidence to do what we ought to do, the intense courage not to do what we ought not to do, and the enlightened wisdom to see our ways clearly. Deliver us and our state from division and disunity. May we find our center and our unity in You. Give to each one of us the consciousness of Your presence, the continual strength of Your Spirit, and the constant awareness of our duty to lead our people in the ways of freedom, justice and peace.

Help us, as we begin again, to keep our faith in You, and may this session keep us walking in the ways of Your commandments all the days of our lives here in the People's House.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the tenth day was approved as printed by the following vote:

AYES: 139

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Beck	Billington	Black 137	Bondon
Bromley	Brown 27	Brown 70	Burnett	Burns
Busick	Butz	Carpenter	Carter	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Francis	Gannon	Gray	Green
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Messenger	Miller
Moon	Morgan	Morse 151	Mosley	Muntzel

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Murphy	Neely	O'Donnell	Patterson	Person
Pfautsch	Pierson Jr.	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Riggs	Roberts 161	Roberts 77	Rogers
Ross	Runions	Ruth	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Shull 16	Simmons	Smith	Solon
Sommer	Stacy	Stevens 46	Swan	Taylor
Unsicker	Veit	Walsh	Washington	Wiemann
Wood	Wright	Young	Mr. Speaker	

NOES: 002

Rowland Sain

PRESENT: 000

ABSENT WITH LEAVE: 021

Black 7	Bland Manlove	Bosley	Chappelle-Nadal	Fitzwater
Gregory	Hicks	Ingle	Mitten	Morris 140
Price	Richey	Roden	Rone	Spencer
Stephens 128	Tate	Trent	Vescovo	Wilson

Windham

VACANCIES: 001

HOUSE RESOLUTIONS

Representative Fitzwater offered House Resolution No. 4696. Representative Pike offered House Resolution No. 4698.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 106, introduced by Representative Smith, relating to health care.

HJR 107, introduced by Representative Dinkins, relating to sales and use taxes.

HJR 108, introduced by Representative Dinkins, relating to the conservation commission.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2285, introduced by Representative Moon, relating to the protection of unborn children, with penalty provisions and an emergency clause.

HB 2286, introduced by Representative Hannegan, relating to the modernization decency act, with penalty provisions and a contingent effective date.

HB 2287, introduced by Representative Aldridge, relating to the scope of practice for physical therapists.

HB 2288, introduced by Representative Riggs, relating to the 21st century Missouri patient education task force.

HB 2289, introduced by Representative Ruth, relating to career plans for teachers.

HB 2290, introduced by Representative Fitzwater, relating to personal delivery devices.

HB 2291, introduced by Representative Black (7), relating to teacher and school employee retirement systems.

HB 2292, introduced by Representative Rowland, relating to neonicotinoids, with a penalty provision.

HB 2293, introduced by Representative Ingle, relating to foster care.

HB 2294, introduced by Representative Spencer, relating to tax overpayments.

HB 2295, introduced by Representative Dinkins, relating to the assessment of mining properties.

HB 2296, introduced by Representative Roden, relating to law enforcement tactical zones, with penalty provisions.

HB 2297, introduced by Representative Carpenter, relating to MO HealthNet services, with a referendum clause.

HB 2298, introduced by Representative Carpenter, relating to election offenses, with penalty provisions.

HB 2299, introduced by Representative Porter, relating to the certification of home inspectors, with penalty provisions and an effective date.

HB 2300, introduced by Representative Coleman (32), relating to peer review committees.

HB 2301, introduced by Representative Tate, relating to a miles-per-gallon-based motor vehicle registration fee, with penalty provisions and a delayed effective date.

HB 2302, introduced by Representative Fitzwater, relating to broadband operations and service using electrical corporation infrastructure.

HB 2303, introduced by Representative Roberts (161), relating to aviation jet fuel.

HB 2304, introduced by Representative Christofanelli, relating to HIV treatment.

HB 2305, introduced by Representative Ruth, relating to the MO HealthNet drug utilization review board.

HB 2306, introduced by Representative Schroer, relating to the offense of endangering the welfare of a child in the first degree, with penalty provisions.

HB 2307, introduced by Representative Eslinger, relating to performance audits conducted in counties of the third classification.

HB 2308, introduced by Representative Sain, relating to election day.

HB 2309, introduced by Representative Sain, relating to electronic voting machines.

HB 2310, introduced by Representative Wiemann, relating to admission of nonresident pupils, with a delayed effective date.

HB 2311, introduced by Representative Haffner, relating to billing practices of provider-based facilities.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2276, relating to in-state tuition for military personnel dependents.

HB 2277, relating to the assignment of benefits for creditors.

HB 2278, relating to motor fuel tax.

HB 2279, relating to false identification cards.

HB 2280, relating to digital driver's licenses.

HB 2281, relating to guardianships.

HB 2282, relating to guardianship.

HB 2283, relating to youth mental health preservation.

HB 2284, relating to sports wagering, with penalty provisions.

PERFECTION OF HOUSE BILLS

HCS HBs 1511 & 1452, relating to professional licensing reciprocity, was taken up by Representative Lynch.

On motion of Representative Lynch, the title of HCS HBs 1511 & 1452 was agreed to.

Representative Lynch offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 1511 & 1452, Page 1, Section 324.009, Line 8, by deleting said line and inserting in lieu thereof the following:

"transferred to the state of Missouri, or who has been transferred or is scheduled to be transferred to an adjacent state and is or will be domiciled in the state of"; and

Further amend said bill, page and section, Line 15, by deleting the words "medical board." and inserting in lieu thereof the following:

"medical board;

(4) "Resident military spouse", a spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri or an adjacent state and who is a permanent resident of the state of Missouri, who is domiciled in the state of Missouri, or who has Missouri as his or her home of record."; and

Further amend said bill, page and section, Line 16, by deleting said line and inserting in lieu thereof the following:

"2. Any person who is a resident of Missouri, a resident military spouse, or a nonresident military spouse and who holds a valid"; and

Further amend said bill and section, Page 2, Lines 21 to 27, by deleting said lines and inserting in lieu thereof the following:

- "3. The oversight body in this state shall[-]:
- (1) Within six months of receiving an application described in subsection 2 of this section from a resident of Missouri, waive any examination, educational, or experience requirements for licensure in this state for the applicant if it determines that the licensing requirements in the jurisdiction that issued the applicant's license are substantially similar to or more stringent than the licensing requirements in Missouri for the same occupation or profession and shall issue such applicant a license under this section if such applicant otherwise meets the requirements of this section; or
- (2) Within thirty days of receiving an application described in subsection 2 of this section from a nonresident military spouse or a resident military spouse, waive any examination, educational, or experience requirements for licensure in this state for the applicant and issue such applicant a license under this section if such applicant otherwise meets the requirements of this section."; and

Further amend said bill, section and page, Line 53, by inserting after the word "section," the words "resident military spouses and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson assumed the Chair.

On motion of Representative Lynch, **House Amendment No. 1** was adopted.

On motion of Representative Lynch, HCS HBs 1511 & 1452, as amended, was adopted.

On motion of Representative Lynch, HCS HBs 1511 & 1452, as amended, was ordered perfected and printed.

HCS HB 2046, relating to professional license reciprocity, was taken up by Representative Grier.

On motion of Representative Grier, the title of HCS HB 2046 was agreed to.

Representative Grier offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2046, Page 2, Section 324.009, Lines 29 to 39, by deleting said lines and inserting in lieu thereof the following:

- "4. (1) The oversight body shall not waive any examination, educational, or experience requirements for any applicant who has had his or her license revoked by an oversight body outside the state; who is currently under investigation, who has a complaint pending, or who is currently under disciplinary action, except as provided in subdivision (2) of this subsection, with an oversight body outside the state; who does not hold a license in good standing with an oversight body outside the state; who has a criminal record that would disqualify him or her for licensure in Missouri; or who does not hold a valid current license in the other jurisdiction on the date the oversight body receives his or her application under this section.
- (2) If another jurisdiction has taken disciplinary action against an applicant, the oversight body shall determine if the cause for the action was corrected and the matter resolved. If the matter has not been resolved by that jurisdiction, the oversight body may deny a license until the matter is resolved."; and

Further amend said bill and section, Page 3, Lines 55 to 56, by deleting said lines and inserting in lieu thereof the following:

"require an applicant to submit fingerprints as part of the application process."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Grier, **House Amendment No. 1** was adopted.

Representative Falkner offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2046, Page 1, Section 324.009, Line 17, by inserting after the words "this state" the following:

", as long as such other state, territory, or the District of Columbia recognizes licensure by reciprocity for any person who hold a Missouri license"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 2 was withdrawn.

Representative Lavender offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2046, Page 1, Section 324.009, Lines 3 to 5, by deleting said lines and inserting in lieu thereof the following:

"person to legally practice an occupation or profession in a particular jurisdiction; except that "license" shall not include a certificate of license to teach in public schools under section 168.021;"; and

Further amend said bill, page and section, Lines 7 to 11, by deleting said lines and inserting in lieu thereof the following:

"issues licenses; except, for the purposes of this section, oversight body shall not include the state board of registration for the healing arts, the state board of nursing, the board of pharmacy, the state committee of psychologists, the Missouri dental board, the Missouri board for architects, professional engineers, professional land surveyors and professional landscape architects, the state board of optometry, or the Missouri veterinary medical board."; and

Further amend said bill and section, Page 2, Lines 20 to 25, by deleting said lines and inserting in lieu thereof the following:

"requirements for licensure in this state for the applicant if it determines that the licensing requirements in the jurisdiction that issued the applicant's license are substantially similar to or more stringent than the licensing requirements in Missouri for the same occupation or profession. An"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Christofanelli raised a point of order that a member was in violation of Rule 85.

Speaker Pro Tem Wiemann assumed the Chair.

The Chair took the point of order under advisement.

Representative Anderson resumed the Chair.

Speaker Haahr resumed the Chair.

Representative Lavender moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Grier, HCS HB 2046, as amended, was adopted.

On motion of Representative Grier, HCS HB 2046, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 4696 - Consent and House Procedure

HR 4698 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2257 - Financial Institutions

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1306** and **HB 2065**, begs leave to report it has examined the same and recommends that it **Do Pass** with **House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bailey, Gannon, Ingle, Mackey, Moon, Neely, Pietzman, Rehder, Remole, Solon, Stacy and Unsicker

Noes (0)

Absent (1): Aldridge

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1696**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Appelbaum, Carter, Green, Hansen, Henderson, McDaniel, Morse (151), Remole and Roden

Noes (0)

Absent (1): Moon

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1317**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bailey, Baker, Bangert, Basye, Brown (70), Christofanelli, Dogan, Morgan, O'Donnell, Proudie and Stacy

Noes (0)

Absent (3): Eslinger, Schroer and Swan

Committee on Local Government, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1698**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon and Windham

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1700**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon and Windham

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1933**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Barnes, Falkner, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Solon and Windham

Noes (1): Runions

Absent (1): Wilson

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1959**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Bromley, Busick, Butz, Griesheimer, Griffith, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4) and Tate

Noes (0)

Absent (2): Hurst and Windham

COMMITTEE CHANGES

January 28, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Jerome Barnes as the Ranking Minority Member for the Special Committee on Homeland Security.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 27, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to serve on the Subcommittee on Appropriations - General Administration as Ranking Member:

Representative Ashley Bland Manlove

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

The following members' presence was noted: Black (7), Bland Manlove, Bosley, Chappelle-Nadal, Fitzwater, Gregory, Hicks, Ingle, Mitten, Morris (140), Price, Richey, Roden, Rone, Spencer, Stephens (128), Tate, Trent, and Windham.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Wednesday, January 29, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1858

Executive session will be held: HB 1335, HB 1752

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, January 29, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the State Treasurer, Department of Revenue, Department of Corrections and Department of Public Safety.

BUDGET

Thursday, January 30, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor's Office, Department of Commerce & Insurance, and Department of Labor & Industrial Relations.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 29, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1760, HB 1853, HJR 60, HJR 97

Executive session will be held: HB 1600, HB 1655

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, January 30, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2204, HB 2205, HB 2206, HB 2092, HB 1736, HB 2257

Executive session will be held: HB 1543, HB 1702

Executive session may be held on any matter referred to the committee.

Added HB 2257.

AMENDED

GENERAL LAWS

Wednesday, January 29, 2020, 2:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1896, HB 2058, HB 2116, HB 2175

HEALTH AND MENTAL HEALTH POLICY

Monday, February 3, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1484

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, January 29, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 2089, HB 1415

Executive session will be held: HB 1693, HB 1619

Executive session may be held on any matter referred to the committee.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 6, 2020, 1:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

SPECIAL COMMITTEE ON AGING

Wednesday, January 29, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2167

Executive session will be held: HB 1387, HB 1482, HB 1683

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1926

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 30, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, January 29, 2020, 12:30 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Discussion on state audit/auditor process and procedures.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, January 29, 2020, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 1806

SPECIAL COMMITTEE ON TOURISM

Thursday, January 30, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HCR 59, HB 1572, HCR 71, HB 1419

Executive session will be held: HCR 61, HB 1421, HB 1383

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 30, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

TRANSPORTATION

Thursday, January 30, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719 Executive session will be held: HB 1333, HB 1744, HB 1916, HB 1704 Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HCR 68

Executive session will be held: HB 1716, HB 1473, HB 1566

Executive session may be held on any matter referred to the committee.

Added HCR 68.

Informational presentation by the Missouri National Guard Association.

AMENDED

WAYS AND MEANS

Wednesday, January 29, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1734, HB 1895

Executive session will be held: HB 1957, HB 1710, HB 1894, HJR 78, HJR 77

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWELFTH DAY, WEDNESDAY, JANUARY 29, 2020

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 106 through HJR 108

HOUSE BILLS FOR SECOND READING

HB 2285 through HB 2311

HOUSE BILLS FOR PERFECTION

HB 1467 - Pike

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1963 - Fitzwater

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

TWELFTH DAY, WEDNESDAY, JANUARY 29, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

For you were called for freedom. But do not use this freedom as an opportunity for the flesh; rather, serve one another through love. (Galatians 5:13)

Almighty God, who is ever seeking entrance into our lives, forever knocking at the door of our hearts – we open our spirits to You in prayer this moment.

We pray humbly and sincerely for our people and state – this beloved Missouri, where we can speak our minds without fear, where we can pray or not as we choose, and where we can elect those who govern us. May she now and ever be free and the home of the brave.

We pray also for the captive nations of the world – the oppressed people of our planet. Grant that they may keep alive their outreach for liberation to those who sit in darkness, and those who walk through the valley of the shadow of death. May the consciousness of Your presence bring courage to endure and strength to overcome.

During these winter days, help us to think clearly, to make decisions wisely, and to do courageously what is right and good for all citizens. Above all, may we put our trust in You and keep this faith as long as we live and serve.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the eleventh day was approved as printed by the following vote:

AYES: 138

Allred	Anderson	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Carpenter	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner	Fishel	Fitzwater	Francis
Gannon	Gray	Green	Gregory	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hovis	Hudson	Hurst	Ingle

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Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Messenger	Miller
Moon	Morris 140	Morse 151	Mosley	Muntzel
Murphy	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Quade	Razer	Reedy
Rehder	Remole	Richey	Riggs	Roberts 161
Roberts 77	Rone	Ross	Runions	Ruth
Sain	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Shull 16
Simmons	Smith	Solon	Sommer	Spencer
Stephens 128	Stevens 46	Swan	Taylor	Trent
Unsicker	Veit	Walsh	Washington	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 002

Aldridge Windham

ABSENT WITH LEAVE: 022

Andrews Bland Manlove Bosley Butz Carter Chappelle-Nadal Hicks Mitten Morgan Neely Price Proudie Toalson Reisch Roden Pogue Rowland Stacy Tate Vescovo Rogers

Wilson Wood

VACANCIES: 001

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 109, introduced by Representative Simmons, relating to voter identification.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 2001, introduced by Representative Smith, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2002, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as

provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2003, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2004, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2006, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2007, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2012, introduced by Representative Smith, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020 and ending June 30, 2021.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- HB 2312, introduced by Representative Haffner, relating to minor traffic violations.
- **HB 2313**, introduced by Representative DeGroot, relating to supervision by the division of probation and parole.
- **HB 2314**, introduced by Representative Neely, relating to the Amber alert system.
- **HB 2315**, introduced by Representative Wright, to authorize the conveyance of certain state property.
- HB 2316, introduced by Representative Riggs, relating to home internet access of pupils.
- **HB 2317**, introduced by Representative Christofanelli, relating to student journalists.
- **HB 2318**, introduced by Representative Christofanelli, relating to sports wagering, with penalty provisions.
- HB 2319, introduced by Representative Falkner, relating to taxing districts.
- HB 2320, introduced by Representative Rehder, relating to grandparent's visitation rights.
- **HB 2321**, introduced by Representative Knight, relating to agricultural land values.
- HB 2322, introduced by Representative Shaul (113), relating to utility districts.
- **HB 2323**, introduced by Representative Gannon, relating to internet and social media awareness in schools.
- **HB 2324**, introduced by Representative Proudie, relating to supervision by the division of probation and parole.
- HB 2325, introduced by Representative Trent, relating to workers' compensation.
- **HB 2326**, introduced by Representative Helms, relating to noncompete agreements for certain health care providers.
- **HB 2327**, introduced by Representative Sauls, relating to registration certificates for roofing contractors, with penalty provisions.
- **HB 2328**, introduced by Representative Bailey, relating to informed consent for vaccinations, with penalty provisions.

- **HB 2329**, introduced by Representative Ingle, relating to the birth match program.
- **HB 2330**, introduced by Representative Price, relating to minimum prison terms.
- HB 2331, introduced by Representative Price, relating to good time credit.
- **HB 2332**, introduced by Representative Price, relating to duties of the board of probation and parole.
- HB 2333, introduced by Representative Price, relating to minimum prison terms.
- **HB 2334**, introduced by Representative Ruth, relating to advanced industrial manufacturing zones.
- HB 2335, introduced by Representative Hill, relating to probation.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- HJR 106, relating to health care.
- HJR 107, relating to sales and use taxes.
- **HJR 108**, relating to the conservation commission.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2285**, relating to the protection of unborn children, with penalty provisions and an emergency clause.
- HB 2286, relating to the modernization decency act, with penalty provisions and a contingent effective date.
- **HB 2287**, relating to the scope of practice for physical therapists.
- **HB 2288**, relating to the 21st century Missouri patient education task force.
- HB 2289, relating to career plans for teachers.
- HB 2290, relating to personal delivery devices.
- **HB 2291**, relating to teacher and school employee retirement systems.

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HB 2292, relating to neonicotinoids, with a penalty provision.

HB 2293, relating to foster care.

HB 2294, relating to tax overpayments.

HB 2295, relating to the assessment of mining properties.

HB 2296, relating to law enforcement tactical zones, with penalty provisions.

HB 2297, relating to MO HealthNet services, with a referendum clause.

HB 2298, relating to election offenses, with penalty provisions.

HB 2299, relating to the certification of home inspectors, with penalty provisions and an effective date.

HB 2300, relating to peer review committees.

HB 2301, relating to a miles-per-gallon-based motor vehicle registration fee, with penalty provisions and a delayed effective date.

HB 2302, relating to broadband operations and service using electrical corporation infrastructure.

HB 2303, relating to aviation jet fuel.

HB 2304, relating to HIV treatment.

HB 2305, relating to the MO HealthNet drug utilization review board.

HB 2306, relating to the offense of endangering the welfare of a child in the first degree, with penalty provisions.

HB 2307, relating to performance audits conducted in counties of the third classification.

HB 2308, relating to election day.

HB 2309, relating to electronic voting machines.

HB 2310, relating to admission of nonresident pupils, with a delayed effective date.

HB 2311, relating to billing practices of provider-based facilities.

PERFECTION OF HOUSE BILLS

HB 1467, relating to the Missouri Local Government Employees' Retirement System, was taken up by Representative Pike.

On motion of Representative Pike, the title of HB 1467 was agreed to.

On motion of Representative Pike, **HB 1467** was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1568**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Bailey, Baker, Bangert, Basye, Brown (70), Christofanelli, Dogan, Morgan, O'Donnell, Proudie, Schroer, Stacy and Swan Noes (0)

Absent (1): Eslinger

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1435**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1873**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mitten, Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (2): Mackey and Roberts (77)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2049**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch and Trent Noes (6): Ellebracht, Mackey, Mitten, Roberts (77), Sauls and Veit Absent (0)

Special Committee on Career Readiness, Chairman Chipman reporting:

Mr. Speaker: Your Special Committee on Career Readiness, to which was referred **HB 1868**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Chipman, Deaton, Green, Mayhew, McDaniel, Miller, Pollock (123) and Tate
Noes (0)
Absent (2): Person and Price

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 1366**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting
Noes (0)
Absent (1): Pogue

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 1521**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting Noes (0) Absent (1): Pogue

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 1741**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting

Noes (0)

Absent (1): Pogue

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 2120**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Barnes, Haffner, Hicks, Kidd, Sauls and Schnelting

Noes (0)

Absent (1): Pogue

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1566**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting and Solon

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1716**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting and Solon

Noes (0)

Absent (1): Wilson

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HJR 77**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Christofanelli, Eggleston, Gray, Justus, Lovasco, Razer, Shull (16) and Sommer

Noes (0)

Absent (2): Bosley and Roden

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HJR 78**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Christofanelli, Eggleston, Gray, Justus, Lovasco, Razer, Shull (16) and Sommer

Noes (0)

Absent (2): Bosley and Roden

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1710**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Christofanelli, Eggleston, Gray, Justus, Lovasco, Shull (16) and Sommer

Noes (0)

Absent (3): Bosley, Razer and Roden

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1894**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Christofanelli, Eggleston, Gray, Justus, Lovasco, Razer, Shull (16) and Sommer

Noes (0)

Absent (2): Bosley and Roden

COMMITTEE CHANGES

January 29, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Wiley Price from the Special Committee on Student Accountability.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District January 29, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Kevin Windham from the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

The following members' presence was noted: Andrews, Bland Manlove, Bosley, Chappelle-Nadal, Hicks, Mitten, Morgan, Neely, Price, Proudie, Roden, Rogers, Rowland, Stacy, Tate, Toalson Reisch, and Wood.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Thursday, January 30, 2020.

COMMITTEE HEARINGS

BUDGET

Thursday, January 30, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor's Office, Department of Commerce & Insurance, and Department of Labor & Industrial Relations.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 4, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4563, HR 4586, HR 4595, HR 4659, HR 4679, HR 4696, HR 4698

Executive session will be held: HCS HB 1696, HB 1935, HR 4563, HR 4586, HR 4595,

HR 4659, HR 4679, HR 4696, HR 4698

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, January 30, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2204, HB 2205, HB 2206, HB 2092, HB 1736, HB 2257

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Executive session will be held: HB 1543, HB 1702

Executive session may be held on any matter referred to the committee.

Added HB 2257.

AMENDED

HEALTH AND MENTAL HEALTH POLICY

Monday, February 3, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1484

Executive session may be held on any matter referred to the committee.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 6, 2020, 1:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, January 30, 2020, 9:00 AM, House Hearing Room 4.

Executive session will be held: HB 1934, HCS HB 1540, HB 1348, HB 1330, HB 1418,

HCS HBs 1306 & 2065, HCS HB 1959, HB 1317, HCS HB 1521

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 30, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Thursday, January 30, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HCR 59, HB 1572, HCR 71, HB 1419

Executive session will be held: HCR 61, HB 1421, HB 1383

Executive session may be held on any matter referred to the committee.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 30, 2020, 12:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health. Time changed to 12:00 PM.

CORRECTED

TRANSPORTATION

Thursday, January 30, 2020, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 1912, HB 1334, HB 1800, HB 1742, HB 1719

Executive session will be held: HB 1333, HB 1744, HB 1916, HB 1704

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, February 5, 2020, 9:00 AM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee. Meeting will be held in conjunction with the Senate Veterans Committee, the Missouri Military Preparedness and Enhancement Commission and the Military Advocate.

HOUSE CALENDAR

THIRTEENTH DAY, THURSDAY, JANUARY 30, 2020

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 109

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 2001 through HB 2004 HB 2006 and HB 2007 HB 2012

HOUSE BILLS FOR SECOND READING

HB 2312 through HB 2335

HOUSE BILLS FOR PERFECTION

HB 1296 - Dinkins

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1963 - Fitzwater

HOUSE BILLS FOR THIRD READING

HCS HBs 1511 & 1452 - Lynch HCS HB 2046 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith CCS SCS HCS HB 2 - Smith CCS#2 SCS HCS HB 3 - Smith CCS SCS HCS HB 4 - Smith CCS SCS HCS HB 5 - Smith CCS SCS HCS HB 6 - Smith

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CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - SmithSCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRTEENTH DAY, THURSDAY, JANUARY 30, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

May your kindness, Lord, be upon us; we have put our hope in you. (Psalm 33:22)

O Eternal and Ancient God, we pause in Your presence with heads bowed in prayer as we begin the demanding duties of this day. Make Your powerful Spirit be real to us, for we need You; every hour we need You. Temptations lose their power when You are near our hearts.

We come concerned by the spirits of our day, weighed down by worry, concerned by our failure to do what really needs to be done, tempted at times to give up – yet here we are. Give us the humility and patience we need for this hour, the courage to do what is best for our state and the confidence to leave the results with You.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twelfth day was approved as printed by the following vote:

AYES: 131

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Burnett	Burns	Busick	Butz
Carpenter	Christofanelli	Clemens	Coleman 32	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Falkner	Fishel
Fitzwater	Francis	Gray	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirl	Merideth
Miller	Mitten	Morse 151	Mosley	Muntzel
Murphy	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Quade	Razer	Reedy
Rehder	Toalson Reisch	Richey	Riggs	Roberts 161
Roberts 77	Rone	Ross	Runions	Ruth

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Sauls	Schnelting	Schroer	Shaul 113	Shawan
Shields	Shull 16	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Veit
Walsh	Wiemann	Wood	Wright	Young

Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 002

Chappelle-Nadal Windham

ABSENT WITH LEAVE: 027

Aldridge	Allred	Bland Manlove	Bosley	Brown 70
Carter	Chipman	Coleman 97	Evans	Gannon
Messenger	Moon	Morgan	Morris 140	Neely
Pietzman	Price	Proudie	Remole	Roden
Rogers	Sharp 36	Sharpe 4	Stephens 128	Vescovo
Washington	Wilson			

VACANCIES: 001

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 78, introduced by Representative Knight, relating to agricultural market manipulation.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 110, introduced by Representative Moon, relating to the definition of person.

HJR 111, introduced by Representative Hill, relating to roadside checkpoints or roadblocks.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 2005, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2008, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2009, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2010, introduced by Representative Smith, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2011, introduced by Representative Smith, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2013, introduced by Representative Smith, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2336, introduced by Representative Basye, relating to property regulations by certain counties.

HB 2337, introduced by Representative Patterson, relating to medication orders.

HB 2338, introduced by Representative Patterson, relating to credentialing procedure.

HB 2339, introduced by Representative Moon, relating to state enforcement of federal regulations.

- **HB 2340**, introduced by Representative Sommer, relating to dealers engaged in certain transportation-related sales.
- **HB 2341**, introduced by Representative Taylor, relating to the authorization of the deduction of moneys from the paychecks of public employees for the benefit of public labor organizations.
- **HB 2342**, introduced by Representative Morris (140), relating to fines or penalties issued by the department of natural resources.
- **HB 2343**, introduced by Representative Morris (140), relating to public water systems.
- HB 2344, introduced by Representative Kolkmeyer, relating to salvage vehicles.
- **HB 2345**, introduced by Representative Kelly (141), relating to instruction in public schools about genocide.
- **HB 2346**, introduced by Representative Carpenter, relating to health care sharing ministries.
- **HB 2347**, introduced by Representative Carpenter, relating to tax deductions for individuals making certain charitable contributions.
- HB 2348, introduced by Representative Carpenter, relating to unsecured loans.
- **HB 2349**, introduced by Representative Coleman (97), relating to a tax credit for contributions to domestic violence shelters.
- **HB 2350**, introduced by Representative Morris (140), relating to the management of hazardous waste.
- HB 2351, introduced by Representative Ingle, relating to epinephrine auto-injectors.
- HB 2352, introduced by Representative Aldridge, relating to limb loss awareness month.
- HB 2353, introduced by Representative Trent, relating to judgment interest rates.
- **HB 2354**, introduced by Representative Griesheimer, relating to a residency requirement for personnel of certain municipal police forces.
- **HB 2355**, introduced by Representative Ross, relating to the management of hazardous waste.
- **HB 2356**, introduced by Representative Washington, relating to discriminatory practices.
- HB 2357, introduced by Representative Unsicker, relating to certified midwife services.
- **HB 2358**, introduced by Representative Unsicker, relating to responsibilities of the office of administration.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 109, relating to voter identification.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the second time:

HB 2001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020, and ending June 30, 2021.

HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2020 and ending June 30, 2021.

HB 2012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2020 and ending June 30, 2021.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2312**, relating to minor traffic violations.
- **HB 2313**, relating to supervision by the division of probation and parole.
- **HB 2314**, relating to the Amber alert system.
- **HB 2315**, to authorize the conveyance of certain state property.
- **HB 2316**, relating to home internet access of pupils.
- **HB 2317**, relating to student journalists.
- **HB 2318**, relating to sports wagering, with penalty provisions.
- **HB 2319**, relating to taxing districts.
- **HB 2320**, relating to grandparent's visitation rights.
- HB 2321, relating to agricultural land values.
- **HB 2322**, relating to utility districts.
- **HB 2323**, relating to internet and social media awareness in schools.

- HB 2324, relating to supervision by the division of probation and parole.
- HB 2325, relating to workers' compensation.
- HB 2326, relating to noncompete agreements for certain health care providers.
- HB 2327, relating to registration certificates for roofing contractors, with penalty provisions.
- HB 2328, relating to informed consent for vaccinations, with penalty provisions.
- **HB 2329**, relating to the birth match program.
- **HB 2330**, relating to minimum prison terms.
- **HB 2331**, relating to good time credit.
- HB 2332, relating to duties of the board of probation and parole.
- HB 2333, relating to minimum prison terms.
- HB 2334, relating to advanced industrial manufacturing zones.
- HB 2335, relating to probation.

THIRD READING OF HOUSE BILLS

HCS HBs 1511 & 1452, relating to professional licensing reciprocity, was taken up by Representative Lynch.

On motion of Representative Lynch, **HCS HBs 1511 & 1452** was read the third time and passed by the following vote:

AYES: 151

Aldridge	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bromley	Brown 27	Brown 70	Burnett
Burns	Busick	Butz	Carpenter	Chappelle-Nadal
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Green	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch

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Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Messenger	Miller	Mitten
Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Roden
Rone	Ross	Rowland	Runions	Ruth
Sain	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Shull 16
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Veit	Walsh
Washington	Wiemann	Wood	Wright	Young
Mr. Speaker				

NOES: 002

Moon Pogue

PRESENT: 001

Windham

ABSENT WITH LEAVE: 008

Allred Bosley Carter Chipman Morgan

Rogers Vescovo Wilson

VACANCIES: 001

Speaker Haahr declared the bill passed.

HCS HB 2046, relating to professional license reciprocity, was taken up by Representative Grier.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative Grier, HCS HB 2046 was read the third time and passed by the following vote:

AYES: 114

Anderson Andrews Bailey Baker Barnes Basye Billington Black 137 Black 7 Bondon Bromley Brown 27 Busick Christofanelli Coleman 32 DeGroot Coleman 97 Cupps Deaton Dinkins Eggleston Ellebracht Eslinger Dogan Dohrman Fishel Fitzwater Francis Gregory Gannon Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hill Hovis Hudson Hicks Houx Hurst Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lovasco Lynch Love Mayhew McGirl Mackey McDaniel McGaugh

Messenger	Miller	Moon	Morris 140	Morse 151	
Muntzel	Murphy	Neely	O'Donnell	Pfautsch	
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123	
Porter	Rehder	Toalson Reisch	Remole	Richey	
Riggs	Roberts 161	Roden	Rone	Ross	
Rowland	Ruth	Sauls	Schnelting	Schroer	
Sharp 36	Sharpe 4	Shaul 113	Shields	Shull 16	
Simmons	Smith	Solon	Sommer	Spencer	
Stacy	Stephens 128	Swan	Tate	Taylor	
Trent	Veit	Walsh	Washington	Wiemann	
Wood	Wright	Young	Mr. Speaker		
NOES: 038					
Aldridge	Appelbaum	Bangert	Baringer	Beck	
Bland Manlove	Brown 70	Burnett	Burns	Butz	
Carpenter	Chappelle-Nadal	Clemens	Falkner	Gray	
Green	Ingle	Kendrick	Lavender	McCreery	
Merideth	Mitten	Mosley	Patterson	Person	
Pierson Jr.	Pogue	Price	Proudie	Quade	
Razer	Reedy	Roberts 77	Runions	Sain	
Stevens 46	Unsicker	Windham			
PRESENT: 000 ABSENT WITH LEAVE: 010					
Allred	Bosley	Carter	Chipman	Evans	
Morgan	Rogers	Shawan	Vescovo	Wilson	
5	-				

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4596 - Special Committee on Homeland Security

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 60 - Veterans

HCR 69 - Special Committee on Urban Issues

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 72 - Veterans

HJR 100 - Special Committee on Government Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1257 General Laws
- HB 1374 Elections and Elected Officials
- HB 1378 Judiciary
- HB 1389 Local Government
- HB 1403 Local Government
- HB 1409 Ways and Means
- HB 1515 Special Committee on Government Oversight
- HB 1590 Special Committee on Small Business
- HB 1602 Local Government
- **HB 1609** Health and Mental Health Policy
- **HB 1634** Insurance Policy
- HB 1686 Judiciary
- HB 1709 Health and Mental Health Policy
- HB 1713 Ways and Means
- HB 1745 Transportation
- **HB 1747** Transportation
- HB 1774 Special Committee on Career Readiness
- HB 1796 Higher Education
- **HB 1811** Elections and Elected Officials
- **HB 1817** Elementary and Secondary Education
- HB 1818 Elementary and Secondary Education
- HB 1820 Elementary and Secondary Education
- HB 1842 Economic Development
- HB 1852 Special Committee on Tourism
- **HB 1870** Professional Registration and Licensing
- HB 1914 Ways and Means
- HB 1937 Judiciary
- HB 1939 Special Committee on Tourism
- HB 1948 Ways and Means
- HB 1960 General Laws
- HB 2032 Transportation
- HB 2034 Special Committee on Criminal Justice
- HB 2082 Special Committee on Tourism
- HB 2085 Insurance Policy
- **HB 2110** Special Committee on Urban Issues
- HB 2128 Agriculture Policy
- HB 2129 Transportation
- HB 2139 Judiciary
- HB 2149 Judiciary
- HB 2161 Conservation and Natural Resources
- HB 2165 Pensions
- HB 2168 Ways and Means
- HB 2183 Local Government

HB 2188 - Special Committee on Small BusinessHB 2219 - Professional Registration and Licensing

HB 2220 - Higher Education

HB 2228 - General Laws

HB 2241 - Judiciary

HB 2244 - Judiciary

HB 2246 - Corrections and Public Institutions

HB 2249 - Transportation

HB 2259 - Veterans

HB 2263 - Workforce Development

HB 2280 - Transportation

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1600**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): McGaugh, Shaul (113), Simmons and Stacy

Noes (2): Morgan and Windham

Absent (1): Toalson Reisch

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1655**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): McGaugh, Morgan, Shaul (113), Simmons and Stacy

Noes (1): Windham

Absent (1): Toalson Reisch

Committee on Insurance Policy, Chairman Shull (16) reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1619**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Appelbaum, Coleman (32), Ellebracht, Hansen, Helms, Henderson, Hill, Messenger, Mitten, Morris (140), Muntzel, Pfautsch, Porter, Sauls, Shull (16), Tate and Wright

Noes (0)

Absent (1): Butz

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1693**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Appelbaum, Coleman (32), Ellebracht, Hansen, Helms, Henderson, Messenger, Mitten, Morris (140), Muntzel, Pfautsch, Porter, Sauls, Shull (16), Tate and Wright

Noes (1): Hill

Absent (1): Butz

Special Committee on Aging, Chairman Morris (140) reporting:

Mr. Speaker: Your Special Committee on Aging, to which was referred **HB 1387** and **HB 1482**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (12): Brown (27), Busick, Clemens, Kidd, Morris (140), Morse (151), Murphy, Pike, Stevens (46), Veit, Wright and Young Noes (1): Reedy

Absent (0)
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Mr. Speaker: Your Special Committee on Aging, to which was referred **HB 1683**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (27), Busick, Clemens, Kidd, Morris (140), Morse (151), Murphy, Pike, Reedy, Stevens (46), Veit, Wright and Young Noes (0)

Absent (0)

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 1293**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Dogan, Evans, Hannegan, Lovasco, Price, Roberts (161), Roberts (77) and Young
Noes (0)
Absent (2): Christofanelli and Smith

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 1468**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Dogan, Evans, Hannegan, Lovasco, Price, Roberts (161), Roberts (77) and Young

Noes (0)

Absent (2): Christofanelli and Smith

Special Committee on Government Oversight, Chairman Ross reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2030**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Deaton, Houx, Ross, Schroer and Veit

Noes (2): Chappelle-Nadal and Merideth

Absent (0)

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 61**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Gannon, Hannegan, Justus, Mosley and Pollock (123)

Noes (0)

Absent (3): Cupps, Hudson and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1383**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Allred, Barnes, Brown (27), Gannon, Hannegan, Justus, Mosley and Pollock (123)

Noes (0)

Absent (3): Cupps, Hudson and Schnelting

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1421**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Allred, Barnes, Brown (27), Cupps, Gannon, Hannegan, Hudson, Justus and Mosley

Noes (0)

Absent (2): Pollock (123) and Schnelting

Absent (0)

Committee on Transportation, Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1704**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1744**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham Noes (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1916**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (14): Bromley, Busick, Butz, Griesheimer, Griffith, Hurst, Kolkmeyer, Porter, Razer, Runions, Ruth, Sharpe (4), Tate and Windham Noes (0)

Absent (0)

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1473**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Barnes, Basye, Beck, Billington, Bromley, Dohrman, Gray, Griffith, Gunby, Lynch, O'Donnell, Pike, Schnelting and Solon Noes (0)

Absent (1): Wilson

Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1957**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Christofanelli, Eggleston, Gray, Justus, Lovasco, Shull (16) and Sommer

Noes (0)

Absent (3): Bosley, Razer and Roden

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1306 & 2065**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Lavender, Mitten, Rehder, Schroer, Shull (16) and Solon

Noes (0)

Absent (2): Gregory and Kelly (141)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1317**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Dogan, Rehder, Schroer, Shull (16) and Solon

Noes (3): Carpenter, Lavender and Mitten

Absent (2): Gregory and Kelly (141)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1330**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Carpenter, Dogan, Lavender, Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (3): Gregory, Kelly (141) and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1348**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Carpenter, Dogan, Lavender, Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (3): Gregory, Kelly (141) and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1418**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Lavender, Mitten, Rehder, Schroer, Shull (16) and Solon Noes (0)

Absent (2): Gregory and Kelly (141)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1521**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (5): Dogan, Rehder, Schroer, Shull (16) and Solon
Noes (3): Carpenter, Lavender and Mitten
Absent (2): Gregory and Kelly (141)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1540**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Lavender, Mitten, Rehder, Schroer and Solon
Noes (0)
Absent (3): Gregory, Kelly (141) and Shull (16)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1934**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Carpenter, Dogan, Lavender, Mitten, Rehder, Schroer and Solon
Noes (0)
Absent (3): Gregory, Kelly (141) and Shull (16)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1959**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (8): Carpenter, Dogan, Lavender, Mitten, Rehder, Schroer, Shull (16) and Solon Noes (0)

Absent (2): Gregory and Kelly (141)
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MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 551** entitled:

An act to amend chapters 194 and 376, RSMo, by adding thereto two new sections relating to organ donation.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS SCS SB 570 entitled:

An act to repeal sections 99.805, 99.810, 99.843, 99.847, and 99.848, RSMo, and to enact in lieu thereof seven new sections relating to tax increment financing.

In which the concurrence of the House is respectfully requested.

Read first time.

The following members' presence was noted: Allred, Bosley, and Chipman.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 4:00 p.m., Monday, February 3, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, February 5, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1583, HB 1795

Executive session may be held on any matter referred to the committee.

Steve Murphy with Missouri Renewable Fuels Association will give an update on ethanol.

BUDGET

Monday, February 3, 2020, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Department of Higher Education & Workforce Development and Department of Natural Resources.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 4, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4563, HR 4586, HR 4595, HR 4659, HR 4679, HR 4696, HR 4698

Executive session will be held: HCS HB 1696, HB 1935, HR 4563, HR 4586, HR 4595,

HR 4659, HR 4679, HR 4696, HR 4698

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, February 3, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1804, HB 1556

Executive session will be held: HB 1711, HB 1694

Executive session may be held on any matter referred to the committee.

Removed HB 2161.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 4, 2020, 9:15 AM, House Hearing Room 6.

Public hearing will be held: HB 2246

Executive session will be held: HB 1898, HB 1899

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Monday, February 3, 2020, 6:00 PM, House Hearing Room 5.

Executive session will be held: HB 1768

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1374, HB 1811

Executive session will be held: HB 1853, HJR 60, HJR 97

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 4, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1682, HB 1808, HB 1817, HB 1818

Executive session will be held: HB 1347, HB 1903

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, February 3, 2020, 1:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1386, HB 2117, HB 2179, HB 1344

Executive session will be held: HB 1896

Executive session may be held on any matter referred to the committee.

Corrected AM to PM.

CORRECTED

HEALTH AND MENTAL HEALTH POLICY

Monday, February 3, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1460, HB 1484

Executive session will be held: HB 1270, HB 1486

Executive session may be held on any matter referred to the committee.

Added HB 1270, HB 1486 and HB 1460. Demonstration of (AED) Automated External

Defibrillator dealing with HB 1460.

AMENDED

HIGHER EDUCATION

Monday, February 3, 2020, 6:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2151

Executive session will be held: HB 1430

Executive session may be held on any matter referred to the committee.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Thursday, February 6, 2020, 1:00 PM or upon adjournment (whichever is later),

House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

JUDICIARY

Tuesday, February 4, 2020, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1596, HB 2216, HB 2139

Executive session will be held: HB 1289, HB 1331, HB 1604

Executive session may be held on any matter referred to the committee.

Added HB 2139.

AMENDED

LOCAL GOVERNMENT

Tuesday, February 4, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1701, HB 1309, HB 1726, HB 1731, HB 2045

Executive session will be held: HB 1814, HB 1854

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, February 4, 2020, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 1999

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 3, 2020, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Executive session will be held: HCS HB 2120, HB 1741, HB 1366, HB 1873,

HCS HB 1435, HB 1716, HB 1566, HCS HB 1473, HB 1619, HCS HB 1293, HB 1693

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 4, 2020, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 1632, HB 1631, HCS HB 1526, HB 1640,

HCS HB 1434, HCS HB 1787, HB 2061, HB 1698, HB 1700, HB 1933, HCS HB 1868, HJR 78

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, February 6, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2034

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, February 4, 2020, 5:00 PM, House Hearing Room 6.

Public hearing will be held: HR 4596

Executive session will be held: HB 1737, HB 2209, HJR 103

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, February 5, 2020, 9:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Meeting will be held in conjunction with the Senate Veterans Committee, the Missouri Military Preparedness and Enhancement Commission and the Military Advocate.

WAYS AND MEANS

Wednesday, February 5, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1914, HB 1409, HB 1713

Executive session will be held: HB 1734

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, February 3, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1688 Executive session will be held: HB 1454

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FOURTEENTH DAY, MONDAY, FEBRUARY 3, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 78

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 110 and HJR 111

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 2005

HB 2008 through HB 2011

HB 2013

HOUSE BILLS FOR SECOND READING

HB 2336 through HB 2358

HOUSE BILLS FOR PERFECTION

HB 1296 - Dinkins HCS HB 1521 - Hicks HB 1934 - Wiemann

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1963 - Fitzwater

HOUSE BILLS FOR THIRD READING

HB 1467 - Pike

SENATE BILLS FOR SECOND READING

SB 551 SS SCS SB 570

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SEVENTH DAY, TUESDAY, JANUARY 21, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Doug Richey.

Heavenly Father, we come before You at this moment, acknowledging the significance of the work ahead. We ask for Your gracious help in providing the wisdom and discernment required of us. We ask as well that You aid us in our effort to stand as examples of thoughtful deliberation, mutual respect, principled conviction, and sacrificial leadership. We trust, in light of Your kind and generous Spirit, that You desire to work through us for the good of society. May we be resolute in our cooperation to do our part in achieving this desire.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifth day was approved as printed by the following vote:

AYES: 149

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bland Manlove
Bondon	Bosley	Bromley	Brown 27	Brown 70
Burnett	Burns	Busick	Butz	Carpenter
Carter	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Messenger	Miller	Moon	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Person	Pfautsch	Pierson Jr.
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Roberts 161	Roberts 77	Rogers	Rone
Ross	Runions	Ruth	Sain	Sauls

Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Shull 16	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Tate	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Wood	Wright	Young	Mr. Speaker	

NOES: 001

Rowland

PRESENT: 004

Aldridge Chappelle-Nadal Merideth Windham

ABSENT WITH LEAVE: 008

Chipman Grier Love Mitten Riggs

Roden Schnelting Swan

VACANCIES: 001

The Journal of the sixth day was approved as printed.

ESCORT COMMITTEE

The Speaker appointed the following select committee to act with a like committee from the Senate pursuant to **HCR 58**: Representatives Plocher, Remole, Roden, Spencer, Kelley (127), Lavender, Baringer, Mitten, Roberts (77), and Washington.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- HB 2223, introduced by Representative Veit, relating to limited liability companies.
- HB 2224, introduced by Representative Richey, relating to witness protection programs.
- **HB 2225**, introduced by Representative Chappelle-Nadal, relating to landfill properties in certain counties.
- **HB 2226**, introduced by Representative Stephens (128), relating to advanced practice registered nurses.
- **HB 2227**, introduced by Representative Washington, relating to the offense of unlawful possession of a handgun, with penalty provisions.
- **HB 2228**, introduced by Representative Neely, relating to state executions.
- **HB 2229**, introduced by Representative Neely, relating to railroad freight transport, with penalty provisions.

- **HB 2230**, introduced by Representative Morse (151), relating to covenants not to compete.
- **HB 2231**, introduced by Representative Aldridge, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.
- HB 2232, introduced by Representative Reedy, relating to property assessment.
- **HB 2233**, introduced by Representative Haffner, relating to a tax deduction.
- HB 2234, introduced by Representative Black (7), relating to the inhalation of substances.
- **HB 2235**, introduced by Representative Hill, relating to community improvement districts, with penalty provisions.
- HB 2236, introduced by Representative Shawan, relating to special victims.
- **HB 2237**, introduced by Representative Dinkins, relating to dismemberment abortions.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 75, relating to the impeachment of President Donald J. Trump.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2210**, relating to gender reassignment, with penalty provisions.
- **HB 2211**, relating to tax credits.
- HB 2212, relating to the authorization of assistant physicians to issue physician certifications.
- HB 2213, relating to income tax.
- **HB 2214**, relating to sovereign immunity.
- HB 2215, relating to the petroleum storage tank insurance fund.
- **HB 2216**, relating to the preservation of the family.
- **HB 2217**, relating to workers' compensation for firefighters and other first responders.
- **HB 2218**, relating to the appointment of guardians or conservators of certain persons.

- HB 2219, relating to continuing education requirements for optometrists.
- HB 2220, relating to dual credit and STEM studies enhancement scholarships.
- HB 2221, relating to criminal offenses, with penalty provisions and an emergency clause.
- HB 2222, relating to Head Start school buses.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 1765 - Judiciary

COMMITTEE REPORTS

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1411**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Aldridge, Gannon, Ingle, Neely, Pietzman, Rehder, Solon, Stacy and Unsicker

Noes (0)

Absent (4): Bailey, Mackey, Moon and Remole

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1526**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Haden, Lovasco, Pietzman, Sharp (36), Stacy and Taylor

Noes (0)

Absent (3): Baker, Pogue and Runions

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1631**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Haden, Lovasco, Pietzman, Sharp (36), Stacy and Taylor

Noes (0)

Absent (3): Baker, Pogue and Runions

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1632**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Haden, Lovasco, Pietzman, Sharp (36), Stacy and Taylor

Noes (0)

Absent (3): Baker, Pogue and Runions

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1511 & 1452**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Rehder, Schroer, Shull (16) and Solon

Noes (2): Carpenter and Lavender

Absent (2): Gregory and Mitten

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2046**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Kelly (141), Rehder, Schroer, Shull (16) and Solon

Noes (2): Carpenter and Lavender

Absent (2): Gregory and Mitten

COMMITTEE CHANGES

January 21, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Rory Rowland from the Special Committee on Aging and appoint Representative Yolanda Young.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 21, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Maria Chappelle-Nadal from the Special Committee on Career Readiness and appoint Representative Michael Person.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 21, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Barbara Washington from the Special Committee on Criminal Justice and appoint Representative Yolanda Young.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District January 21, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Ingrid Burnett from the Special Committee on Student Accountability and appoint Representative Trish Gunby and appoint Representative Matt Sain as Ranking Minority Member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 21, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Mark Ellebracht and Representative Mark Sharp to the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

WITHDRAWAL OF HOUSE BILLS

January 21, 2020

Chief Clerk.

I respectfully request that **House Bill No. 2221**, which creates provisions relating to criminal offenses, be withdrawn from the 2020 bill list.

Thank you,

/s/ Rob Vescovo State Representative, District 112

The following members' presence was noted: Chipman, Grier, Love, Roden, Schnelting, and Swan.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, January 22, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 22, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1752, HB 1795

Executive session will be held: HB 1335, HB 1348

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, January 22, 2020, 2:00 PM, Joint Hearing Room (117).

Public hearing will be held: HB 1664

Executive session may be held on any matter referred to the committee.

Organizational meeting, public hearing to follow.

BUDGET

Thursday, January 23, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Transportation.

CONSERVATION AND NATURAL RESOURCES

Monday, January 27, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1804, HB 1694, HB 1292, HB 1711

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Wednesday, January 22, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1768

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1600, HB 1655, HJR 79

Executive session will be held: HB 1434, HB 1640, HB 1787

Executive session may be held on any matter referred to the committee.

Removed HJR 63.

AMENDED

ELEMENTARY AND SECONDARY EDUCATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1568, HB 1347, HB 1317, HB 1636

Executive session will be held: HB 1540, HB 1559

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, January 22, 2020, 6:00 PM, House Hearing Room 1.

Public hearing will be held: HJR 101, HJR 76

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, January 27, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1270, HB 1460, HB 1486

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, January 22, 2020, 12:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1693, HB 1619

Executive session may be held on any matter referred to the committee.

Added HB 1619.

AMENDED

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Tuesday, January 28, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Report from Director McKenna of MODOT.

Report on specialty plate application from Department of Revenue.

Report on highway naming application from MODOT.

SPECIAL COMMITTEE ON AGING

Wednesday, January 22, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1387, HB 1482

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, January 22, 2020, 12:00 PM, House Hearing Room 6.

Executive session will be held: HB 1868

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 23, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, January 22, 2020, 12:30 PM, House Hearing Room 5.

Public hearing will be held: HB 2030, HB 2088

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

General informational meeting on topics including school safety and aerial surveillance.

Representatives from multiple homeland security related organizations will be present to speak.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1806, HB 1969

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. Statewide elected officials are welcome to attend and present, or may defer their overview presentation to a later date with the Budget Committee, concurrent with their budget presentation. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender, and the General Assembly. If you would like to be on the list to testify, please contact Rep. Trent's office at (573) 751-0136. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 22, 2020, 30 minutes upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Wednesday, January 22, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Corrections, Department of Public Safety, Department of Transportation and Department of Revenue. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Rep. Walsh's office at (573) 751-2134. A sign-in sheet will also be available at the hearing.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 23, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

CANCELLED

TRANSPORTATION

Thursday, January 23, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 1447, HB 1333, HB 1744, HB 1916, HB 1704 Executive session will be held: HB 1935, HB 1959, HB 1418, HB 1330 Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, January 22, 2020, 12:00 PM, House Hearing Room 1. Public hearing will be held: HB 1716, HB 1473, HB 1566, HB 1485 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 5. Public hearing will be held: HB 1894, HJR 85, HB 1860, HB 1584, HB 1895 Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, January 22, 2020, 6:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1454

Executive session may be held on any matter referred to the committee.

Removed HB 2038.

AMENDED

HOUSE CALENDAR

EIGHTH DAY, WEDNESDAY, JANUARY 22, 2020

HOUSE BILLS FOR SECOND READING

HB 2223 through HB 2237

HOUSE BILLS FOR PERFECTION

HB 1963 - Fitzwater HB 1450 - Schroer HCS HB 2033 - Hansen

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

EIGHTH DAY, WEDNESDAY, JANUARY 22, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Rodger Reedy.

Our most kind and gracious heavenly Father, thank You for this day and all Your many blessings.

Thank You for the honor and privilege that each of us have to serve the people of our great state in this legislative body.

Help us to always remember why we are here: to represent the citizens of our districts. Help us to remember those that are going through difficult times and lift them up in prayer. Be with us today as we hear from the Judiciary, and I pray we will work together for the good of everyone.

Help us to always be grateful for everything You provide and to be kind and respectful as we work together.

In Thy name I pray, amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the seventh day was approved as printed by the following vote:

AYES: 148

Allred	Anderson	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Burnett
Burns	Busick	Butz	Carpenter	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Cupps
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gray
Green	Gregory	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Lovasco	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Messenger	Miller	Mitten
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Neely	O'Donnell	Patterson	Person	Pfautsch

Pierson Jr.	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Ross	Runions	Ruth	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Shull 16	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Wiemann	Wilson
*** 1 .	**	N/ G 1		

Wright Young Mr. Speaker

NOES: 002

Rowland Sain

PRESENT: 001

Windham

ABSENT WITH LEAVE: 011

Aldridge Andrews Carter Chappelle-Nadal Moon
Murphy Price Proudie Simmons Washington

Wood

VACANCIES: 001

HOUSE RESOLUTIONS

Representative DeGroot offered House Resolution No. 4659.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 76, introduced by Representative Moon, relating to the State Powers Amendment.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 104, introduced by Representative Gray, relating to property tax.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2238, introduced by Representative Merideth, relating to taxation, with penalty provisions and a delayed effective date for certain sections.

- HB 2239, introduced by Representative Moon, relating to corporate income tax.
- HB 2240, introduced by Representative Roden, relating to water supply districts.
- HB 2241, introduced by Representative Gregory, relating to dogs.
- **HB 2242**, introduced by Representative Trent, relating to joint and several liability.
- HB 2243, introduced by Representative Trent, relating to civil actions.
- **HB 2244**, introduced by Representative Hicks, relating to dogs.
- **HB 2245**, introduced by Representative Bailey, relating to licensed liquor retailers, with penalty provisions.
- **HB 2246**, introduced by Representative Bailey, relating to meetings of the board of public buildings.
- HB 2247, introduced by Representative Burnett, relating to school counseling week.
- HB 2248, introduced by Representative Miller, relating to solid waste management districts.
- **HB 2249**, introduced by Representative Basye, relating to a meritorious service medal special license plate.
- HB 2250, introduced by Representative Pollock (123), relating to tobacco products.
- **HB 2251**, introduced by Representative Neely, relating to fertility preservation procedures for insureds with a cancer diagnosis.
- **HB 2252**, introduced by Representative Neely, relating to assistant physicians.
- HB 2253, introduced by Representative Windham, relating to taxation.
- **HB 2254**, introduced by Representative Neely, relating to terms of imprisonment, with penalty provisions.
- **HB 2255**, introduced by Representative Neely, relating to insurance coverage for medically necessary dental procedures.
- **HB 2256**, introduced by Representative Grier, relating to the Interstate Medical Licensure Compact.
- HB 2257, introduced by Representative Rowland, relating to credit unions.

- **HB 2258**, introduced by Representative Chipman, relating to the addition of an associate circuit judge in a certain county.
- HB 2259, introduced by Representative Chipman, relating to concealed carry permits.
- HB 2260, introduced by Representative Patterson, relating to medication-assisted treatment.
- **HB 2261**, introduced by Representative Patterson, relating to savings accounts for education expenses.
- **HB 2262**, introduced by Representative Love, relating to livestock processing.
- **HB 2263**, introduced by Representative Sauls, relating to the division of workers' compensation.
- **HB 2264**, introduced by Representative Swan, relating to early childhood care and education programs.
- HB 2265, introduced by Representative Moon, relating to taxation.
- HB 2266, introduced by Representative Grier, relating to fire protection districts.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2223**, relating to limited liability companies.
- **HB 2224**, relating to witness protection programs.
- HB 2225, relating to landfill properties in certain counties.
- HB 2226, relating to advanced practice registered nurses.
- HB 2227, relating to the offense of unlawful possession of a handgun, with penalty provisions.
- HB 2228, relating to state executions.
- **HB 2229**, relating to railroad freight transport, with penalty provisions.
- HB 2230, relating to covenants not to compete.
- HB 2231, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.
- **HB 2232**, relating to property assessment.

HB 2233, relating to a tax deduction.

HB 2234, relating to the inhalation of substances.

HB 2235, relating to community improvement districts, with penalty provisions.

HB 2236, relating to special victims.

HB 2237, relating to dismemberment abortions.

MOTION

Representative Vescovo moved that Rule 124 be suspended.

Which motion was adopted by the following vote:

AYES: 134

Allred Anderson Andrews Baker Appelbaum Barnes Billington Bangert Baringer Basye Black 137 Black 7 Bland Manlove Bromley Brown 27 Brown 70 Busick Butz Burnett Burns Carpenter Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Falkner Fishel Fitzwater Francis Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hill Houx Hovis Hudson Hurst Ingle Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGaugh Merideth Messenger Mitten Morris 140 Morse 151 Muntzel Morgan Mosley Neely O'Donnell Patterson Person Murphy Pfautsch Pierson Jr. Pietzman Pike Plocher Pollitt 52 Pollock 123 Porter Proudie Pogue Quade Razer Reedy Rehder Remole Roberts 161 Roberts 77 Roden Richey Riggs Ruth Rogers Rone Ross Runions Sain Sauls Schroer Sharp 36 Shaul 113 Shawan Shields Shull 16 Simmons Smith Stevens 46 Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Trent Unsicker Veit Walsh Washington Wiemann Vescovo Wilson Wright Mr. Speaker Young

NOES: 000

PRESENT: 001

Rowland

ABSENT WITH LEAVE: 027

Aldridge Bailey Beck Bondon Bosley Chappelle-Nadal Carter Chipman DeGroot Eslinger Evans Gannon Gray Green Hicks McDaniel Miller Justus McGirl Moon Price Toalson Reisch Schnelting Sharpe 4 Solon

Windham Wood

VACANCIES: 001

JOINT SESSION

The hour of the Joint Session having arrived, the Senate in a body was admitted, and Lieutenant Governor Mike Kehoe, presiding, called the Joint Assembly to order.

The Secretary of the Senate called the roll, which showed a majority of the Senators present:

AYES: 31

Bernskoetter Burlison Cierpiot Arthur Brown Crawford Cunningham Eigel Emery Hegeman Hoskins Hough Koenig Libla Luetkemeyer May Nasheed O'Laughlin Onder Rizzo Romine Rowden Sater Schatz Schupp Sifton Wallingford Walsh White Wieland

Williams

ABSENT WITH LEAVE: 1

Riddle

The Chief Clerk of the House called the roll, which showed a majority of the Representatives present:

AYES: 144

Andrews Bailey Allred Anderson Appelbaum Baker Baringer Barnes Basye Bangert Beck Billington Black 137 Black 7 Bland Manlove Bondon Bosley Bromley Brown 27 Brown 70 Burns Busick Butz Carpenter Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton Dinkins Dogan Dohrman Eggleston DeGroot Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Gregory Griffith Grier Griesheimer Gunby Haden Haffner Hannegan Hansen Helms Henderson Hurst Hicks Houx Hovis Hudson Kendrick Ingle Justus Kelley 127 Kelly 141 Kidd Knight Kolkmeyer Lavender Lovasco McGaugh Love Lynch Mackey Mayhew McGirl Merideth Messenger Morgan Morris 140 Morse 151 Muntzel Murphy Neely Mosley O'Donnell Patterson Person Pfautsch Pierson Jr. Pietzman Pike Plocher Pogue Pollitt 52

Pollock 123	Porter	Proudie	Quade	Razer
Reedy	Rehder	Remole	Richey	Riggs
Roberts 161	Roberts 77	Roden	Rogers	Rone
Ross	Ruth	Sain	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Shull 16	Simmons	Smith	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Wood	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 009

Aldridge Burnett Ellebracht Hill McCreery

Mitten Price Rowland Runions

ABSENT WITH LEAVE: 009

Carter Chappelle-Nadal Chipman McDaniel Miller
Moon Toalson Reisch Solon Windham

VACANCIES: 001

The Sergeant-at-Arms announced the approach of the Honorable George W. Draper III, Chief Justice of the Supreme Court of Missouri. Chief Justice Draper was duly escorted to the House Chamber and to the Speaker's dais, where he delivered the following message to the Assembly in Joint Session.

STATE OF THE JUDICIARY ADDRESS BY CHIEF JUSTICE GEORGE W. DRAPER III

Lieutenant Governor Kehoe, Secretary of State Ashcroft, Treasurer Fitzpatrick, Attorney General Schmitt, President Pro Tem Schatz, Speaker Haahr, members of this 100th General Assembly, the executive branch and the judicial branch. This opportunity signifies the ultimate cooperation between our branches, tasked with delivering good government and justice for the people we serve. On behalf of my colleagues and myself, we are honored to be here and welcome this time to inform you of the State of your Judiciary.

Bicentennial

History is the tie that binds, and in that regard, let me begin by telling you a bit of my history. I am the great-grandson of a North Carolina slave girl and a union soldier on my mother's side, and a dark-skinned black man from Florida and third-generation German immigrant woman from New Jersey on my father's side. My parents met in college at Howard University in Washington, D.C. They came to Missouri in 1949 so my father could teach at Lincoln, the "separate but equal" law school this legislature had created a decade earlier for Negroes. Then, and as chief of the criminal division in the attorney general's office in the 1950s, he was prevented from dining in certain restaurants here in Jefferson City. This phenomenon was not surprising – after all, our state entered the union as a slave state, via the 1821 Missouri Compromise, and our courts were the genesis of the infamous Dred Scott decision that precipitated the civil war just 40 years later.

Since then, there has been great change, and this year, we celebrate the bicentennial of our Supreme Court. In fact, our Court has instituted a "bicentennial minute" into our conferences. I will share a few highlights with you today.

The first constitution, adopted in July 1820, created for us a three-member Supreme Court. By the way, so coveted was the position that, of the first three individuals Governor Alexander McNair sought to appoint to our now prominent bench, only one accepted – the other two said "no thank you."

Much has changed over the past two centuries. Rather than "riding the circuit" and meeting in courthouses throughout the state, we now have a permanent home – our third, actually... the red-brick building across the street – for which our Court's first female clerk is overseeing restoration efforts. Early tools of our trade included quill and ink. Yet now we stream our sessions live and publish our decisions online. We are now a seven-member Court. Of the four women who have served on our Court, three are currently on its bench, and I am only the *second* African-American.

Historically and significantly, we are honored to have with us the *first* African-American to serve on our Court – and a former member of this great legislative body – now a federal district judge in St. Louis, I give you The Honorable Ronnie White. Please stand and be recognized, your honor. Thank you.

Although women of color have yet to serve on our Supreme Court, since 1983 several have been members of your state's judiciary. A former member of that group is here today. An accomplished lawyer in her own right, having once served as general counsel for our Missouri Department of Corrections, my best friend since our law school days at Howard – and my wife of 40 years – The Honorable Judy Preddy Draper. Please help me welcome her this morning. I am also really proud to introduce you to the third generation of lawyers from our family – or, as she reminds me, the most highly educated member of our family – the deputy chief of staff to the St. Louis County prosecutor, our daughter, Miss Chelsea Westin Draper.

Circuit realignment

To bring you another "bicentennial minute," you might be interested to learn that Missouri's first constitution established only four circuit courts, each serving four to eight counties! Now our 114 counties and the city of St. Louis are divided into 46 judicial circuits, with our constitution requiring at least one judge in every county.

In 2013, through section 478.073, RSMo, this legislative body authorized the Judicial Conference of Missouri to determine what alteration, if any, is necessary for the geographic boundaries of the state's current judicial circuits. Prior circuit adjustments had been made solely by this legislature.

I do not have to tell the members of this body how incredibly diverse our state is, from vibrant cities to glistening waterways to the hills and valleys of our Ozarks, and how unique the personalities can be of all our cities, towns and villages. To ensure input reflecting the judicial and geographic diversity of our state, we established a 16-member judicial realignment task force.

They have worked diligently over the past two years, making reasonable compromises, to bring to you an honestly workable circuit court realignment plan. Please join me in recognizing this very hard-working group!

The process was arduous, governed by the factors in section 478.073 to determine optimal circuit configuration. Key in the study was mapping various factors to determine if disparities exist between circuits with regard to workload, delay and travel, and how changes in circuit boundaries would affect any observed disparities. Two factors provided strong guidance for circuit realignment – excessive judicial travel and the location of a primary business center across current circuit boundaries. In the report you received last week, the task force recommended moving two counties, resulting in the realignment of only four circuits.

The first recommendation is to move Carter County from the 37th circuit, which now has four counties, to the 36th circuit, which now has two counties. Realigning these circuits will allow Carter County residents to conduct court business where they conduct all their other business – across the current circuit boundary in Poplar Bluff.

The second recommendation is to move Benton County from the 30th circuit, which now has five counties, to the 27th circuit, which now has three counties. The major reason for this recommendation is driving distance, as it now takes one hour and 40 minutes to drive from Warsaw on one end of the circuit to Marshfield on the other. Under the realignment, the 30th circuit's longest drive time would be 30 minutes faster. Less time behind a steering wheel means more time on the bench to serve our citizens.

This report is evidence that we are *all* here to serve the citizens of the great state of Missouri. In the words of Mark Twain:

I hate to hear people say this Judge will vote so and so, because he is a Democrat – and this one so and so because he is a Republican. It is shameful. The Judges have the Constitution for their guidance; they have no right to any politics save the politics of rigid right and justice when they are sitting in judgment upon the great matters that come before them.

As you examine the proposed realignment plan, please note that the Judicial Conference of Missouri – at its annual business meeting, held last fall pursuant to section 476.330, RSMo – endorsed and adopted the plan without dissent.

Court technology

As the example with the realignment report shows, some changes in our justice system have been facilitated by the legislature. But many are driven by the courts – and the public we serve.

Perhaps the most transformative of these changes has been technology. Missouri was among the very first states to institute court automation more than two decades ago, altering the way we do business and enhancing the public's ability to participate electronically in cases. They now can sign up for text or e-mail alerts about cases they are following; they can plead guilty and pay fines electronically; and soon we are piloting a new program to let people who have received a ticket file documents, message the prosecutor and submit a proposed sentencing agreement all from their mobile devices.

Let me take this opportunity to thank you for the \$2 million in funding you provided our court automation systems last session. The current court automation fee covers only a third of the funding needed to support our case management system, which runs on 25-year-old technology and is likely to reach the end of its meaningful life in as little as 18 months.

We are working hard to build a new system to replace it – we have completed state traffic, ordinance and associate criminal cases; nearly all St. Louis County municipal divisions plus those in 60 other local communities are using it; and we expect to have all criminal cases moved into the new system by the end of this fiscal year. But to continue developing the system at a viable pace, to protect against cyber threats, and to implement more user-friendly features for our citizens, we are asking you to consider an additional \$2.8 million in funding as you plan Missouri's fiscal 2021 budget.

Treatment courts

Technology is not the only change the public has demanded over the last 200 years. We currently face a period of change ... and criminal justice reform.

Missouri has been on the national forefront in the fight against addiction. When our courts were established 200 years ago, they were designed merely to resolve disputes. Our courts are now called upon to help resolve the most pressing problems facing our society.

This legislative body passed the first treatment court legislation in 1998. Twenty years later, as the state was grappling with the rising opioid epidemic, this body passed legislation standardizing the way our treatment courts operate and ensuring consistency for treatment court participants. You also authorized our treatment courts to accept participants from locations with no local treatment court, vastly expanding the reach of services. In 2019, you restored core funding and appropriated additional funding to expand the full spectrum of treatment court services.

For all of these actions: thank you! As a result of this collaboration among all three branches of government, Missouri now has more than 100 counties served by more than 120 treatment courts – adult, juvenile, family and DWI courts. And because of House Bill 547, which you also passed last year, we will have treatment courts established in every circuit in the state by August 2021.

The judiciary has also been hard at work to continue improving our treatment courts. During 2019, a task force met monthly to formulate rigorous standards ensuring ongoing consistency and effectiveness for our adult treatment courts. The state's treatment court coordinating commission is scheduled to vote on these standards at its quarterly meeting at the end of this month.

Together, we have built a strong foundation from which our state can continue to fight the substance abuse crisis on multiple fronts – alcohol, opioids and, as health officials have forecast, another rise in methamphetamine use.

Perhaps more significant to you will be the fact we now have 15 treatment courts serving the special needs of veterans in 40 counties. Because of legislation you enacted last session, section 478.001.7, RSMo, makes "it ... the public policy of this state to encourage and provide an alternative method for the disposal of cases for military veterans and current military personnel with substance use disorders, mental health disorders, or co-occurring disorders." For some, these may be just words on paper. But for the 401 veterans who were helped last year through our treatment courts, it represents a win-win for all Missourians by helping those who have served our country regain their lives while reducing crime and improving public safety.

Criminal justice reform

Now, the use of treatment courts is not the only way to improve our criminal justice system. Last year, we made significant changes to our rules governing misdemeanor and felony criminal procedures, including pretrial release, as well as rules governing ordinance violations. Together, these reforms alleviate practices inconsistent with our state constitutional mandates to guarantee bail with sufficient sureties in all but capital offenses and to not require excessive bail or impose excessive fines.

In addition, this legislative body took actions last year that are likely to make a positive impact on the lives of our citizens for many years to come. As a body, you chose to expand the crimes for which an individual can seek an expungement. You also authorized prosecutors to enter into agreements with defendants to send certain criminal cases into diversion programs, allowing them to avoid prosecution altogether when appropriate.

While these reforms are important to improving our criminal justice system, one additional segment needs your attention. I spent a decade as a prosecutor in the city of St. Louis, serving as first assistant in my last year before becoming a trial judge. In most of my cases and those of the prosecutors I supervised, opposing counsel was a public defender. Speaking from the perspective of both a former prosecutor and a former trial judge, I can tell you the system simply does not work without a sufficiently funded and staffed public defender system.

To be sure, *all* attorneys in public service work long, hard hours, and *many* are underpaid and under-recognized. But if criminal cases cannot be moved efficiently through the system because of overloaded attorneys, we risk leaving those who are guilty on the street, those who are not guilty unable to return to being productive members of society, and victims and their families powerless to find closure and move forward with their lives. Together, we all share the burden of our state constitutional mandate demanding that "justice shall be administered without sale, denial or delay."

21st century workforce

Now, in evaluating the state's successes during 2019, our governor focused on the importance of workforce development. In the judiciary, we, too, are focused on the 3,600 or so individuals – your constituents – who facilitate the daily business of our state courts.

As the chief justice of the United States said in his year-end report: "[W]e should ... remember that justice is not inevitable. We should reflect on our duty to judge without fear or favor, deciding each matter with humility, integrity, and dispatch ... to do our best to maintain the public's trust that we are faithfully discharging our solemn obligation to equal justice under law."

We judges cannot faithfully discharge our duties under the law or maintain public trust and confidence without the support of the thousands of employees who become the faces of justice for so many who walk into our courthouses. It is in support of these employees that we have developed the 21st century workforce plan.

We simply cannot ask these people – who reside in your communities and work in our court system – to live below the value of their service. On their behalf, we thank you for your appropriations over the past few years of salary increases to bring our lowest-paid staff to at least the base of where our classification and compensation study shows they should be. But if we want to retain the good employees we have, and be able to recruit high-quality workers as positions become open, we need to move our staff toward market salary goals.

Conclusion

As we all enter this new year, this new decade, and new century of Missouri courts, together we have the opportunity to look back on how far we have come since Missouri's first constitution was adopted 200 years ago. After 25 years of working my way through the judiciary – as an associate circuit judge, circuit judge, appellate judge and now Supreme Court judge – fulfilling my family's legacy of service, I have come to appreciate the Court in its broadest sense, as an institution existing well beyond the seven of us who may sit at any given time.

In *every* branch of service, we have always had an imperative – to consider the legacy we will leave for all those yet to come. When Missourians 200 years from now look back upon this time, and examine all our works, reforms, and accomplishments, I hope they will find us to have been leaders ... innovators ... collaborators ... who left our state greater than we found it and fully supported those who toiled in and built cooperation among our co-equal branches of government.

Thank you.

The Joint Session was dissolved by Senator Rowden.

Speaker Haahr resumed the Chair.

Speaker Pro Tem Wiemann assumed the Chair.

PERFECTION OF HOUSE BILLS

HB 1963, relating to high speed transportation, was placed on the House Bills for Perfection - Informal Calendar.

HB 1450, relating to controlled substance offenses, was taken up by Representative Schroer.

On motion of Representative Schroer, the title of **HB 1450** was agreed to.

Representative Merideth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1450, Page 2, Section 579.065, Lines 19 and 20, by deleting all of said lines and inserting in lieu thereof the following:

"[(7) More than thirty kilograms but less than one hundred kilograms of a mixture or substance containing marijuana;]"; and

Further amend said bill and section by renumbering all subsequent subsections accordingly; and

Further amend said bill, page and section, Line 51, by deleting all of said line and inserting in lieu thereof the following:

"[(7) One hundred kilograms or more of a mixture or substance containing marijuana; or]"; and

Further amend said bill and section by renumbering all subsequent subsections accordingly; and

Further amend said bill, Page 4, Section 579.068, Lines 19 and 20, by deleting all of said lines and inserting in lieu thereof the following:

"[(7) More than thirty kilograms but less than one hundred kilograms of a mixture or substance containing marijuana;]"; and

Further amend said bill and section by renumbering all subsequent subsections accordingly; and

Further amend said bill and section, Page 5, Lines 50 and 51, by deleting all of said lines and inserting in lieu thereof the following:

"[(7) One hundred kilograms or more of a mixture or substance containing marijuana; or

(8) More than five hundred marijuana plants; or]"; and

Further amend said bill and section by renumbering all subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

Representative Merideth moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Plocher assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Ross assumed the Chair.

On motion of Representative Schroer, HB 1450 was ordered perfected and printed.

Speaker Haahr resumed the Chair.

HCS HB 2033, relating to eminent domain, was taken up by Representative Hansen.

On motion of Representative Hansen, the title of HCS HB 2033 was agreed to.

Representative Plocher offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2033, Page 2, Section 523.262, Line 21, by deleting all of said line and inserting in lieu thereof the following:

"4. (1) Notwithstanding the provisions of subsection 2 of this section, no entity shall have the power of eminent domain under the"; and

Further amend said bill and page, Line 27, by deleting the words "**the private**" and inserting in lieu thereof the word "**such**"; and

Further amend said bill and page, Line 28, by deleting the words "**Private entity**" and inserting in lieu thereof the word "**Entity**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, House Amendment No. 1 was adopted.

Representative Spencer offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2033, Page 2, Section 523.262, Line 37, by inserting after all of said section and line the following:

"Section 1. No condemning authority shall acquire private property through the process of eminent domain for use as part of a tube transport system. For the purpose of this section, "tube transport system" shall mean a high-speed transportation system, including infrastructure and facilities, in which pressurized pods containing passengers or freight ride or coast upon a cushion of air through magnetic levitation within a reduced-pressure or vacuum, tube propelled by electric power."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 2 was withdrawn.

Representative Merideth offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2033, Page 2, Section 523.262, Lines 21-22, by deleting said lines and inserting in lieu thereof the following:

"4. (1) Private entities shall not have the power of eminent domain under the provisions of this section."; and

Further amend said bill and page, Lines 23-32, by deleting all of said lines and inserting in lieu thereof the following:

"(2) For the purpose of this subsection, "Private entity", means a utility company that does not provide service to end-use customers or provide retail service in Missouri, or does not collect its costs to provide service under a regional transmission organization tariff, regardless of whether it has received a certificate of convenience and necessity from the public service commission under section 393.170."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher raised a point of order that **House Amendment No. 3** amends previously amended material.

The Chair ruled the point of order well taken.

Speaker Pro Tem Wiemann resumed the Chair.

Speaker Haahr resumed the Chair.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Hansen, HCS HB 2033, as amended, was adopted.

On motion of Representative Hansen, **HCS HB 2033**, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4659 - Consent and House Procedure

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1296**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Appelbaum, Green, Hansen, Henderson, McDaniel, Moon, Morse (151), Remole and Roden

Noes (1): Carter

Absent (0)

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1559**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Baker, Basye, Christofanelli, Eslinger, O'Donnell and Swan

Noes (3): Bangert, Brown (70) and Morgan

Absent (4): Dogan, Proudie, Schroer and Stacy

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 1467**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Black (7), Brown (27), Clemens, Hovis, McGirl, O'Donnell, Pike, Ruth and Sain

Noes (0)

Absent (1): Pogue

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 1934**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Black (7), Brown (27), Clemens, Hovis, McGirl, O'Donnell, Pike, Ruth and Sain

Noes (0)

Absent (1): Pogue

COMMITTEE CHANGES

January 22, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Kip Kendrick from the Special Committee on Government Oversight and appoint Representative Maria Chappelle-Nadal and appoint Representative Peter Merideth as the Ranking Minority Member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

The following members' presence was noted: Chappelle-Nadal and Moon.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Thursday, January 23, 2020.

COMMITTEE HEARINGS

BUDGET

Thursday, January 23, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Transportation.

BUDGET

Monday, January 27, 2020, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Secretary of State, Department of Economic Development and the Department of Agriculture.

BUDGET

Tuesday, January 28, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the State Auditor and the Department of Elementary and Secondary Education.

CONSERVATION AND NATURAL RESOURCES

Monday, January 27, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1804, HB 1694, HB 1292, HB 1711

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Thursday, January 23, 2020, 9:20 AM, House Hearing Room 4.

Executive session will be held: HJR 101, HJR 76, HB 2061

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, January 27, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1270, HB 1460, HB 1486

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 3, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1484

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Tuesday, January 28, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Report from Director McKenna of MODOT.

Report on specialty plate application from Department of Revenue.

Report on highway naming application from MODOT.

LOCAL GOVERNMENT

Tuesday, January 28, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1814, HB 1819, HB 1854

Executive session will be held: HB 1698, HB 1700, HB 1933

Executive session may be held on any matter referred to the committee.

Executive session will be held first.

PENSIONS

Tuesday, January 28, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1999

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 23, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

CANCELLED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

General informational meeting on topics including school safety and aerial surveillance.

Representatives from multiple homeland security related organizations will be present to speak.

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, January 28, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1998

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT Thursday, January 23, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

CANCELLED

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT Thursday, January 30, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on Mental Health.

TRANSPORTATION

Thursday, January 23, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 1447, HB 1333, HB 1744, HB 1916, HB 1704 Executive session will be held: HB 1935, HB 1959, HB 1418, HB 1330 Executive session may be held on any matter referred to the committee. CANCELLED

TRANSPORTATION

Monday, January 27, 2020, 12:00 PM, House Hearing Room 5. Public hearing will be held: HB 1333, HB 1744, HB 1916, HB 1704 Executive session will be held: HB 1935, HB 1959, HB 1418, HB 1330 Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, January 27, 2020, 12:00 PM, House Hearing Room 1. Public hearing will be held: HB 1454, HB 2038 Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

NINTH DAY, THURSDAY, JANUARY 23, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 76

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 104

HOUSE BILLS FOR SECOND READING

HB 2238 through HB 2266

HOUSE BILLS FOR PERFECTION

HCS HBs 1511 & 1452 - Lynch HCS HB 2046 - Grier

HOUSE BILLS FOR PERFECTION – INFORMAL

HB 1963 - Fitzwater

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

NINTH DAY, THURSDAY, JANUARY 23, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 77, introduced by Representative Moon, relating to motorcycle profiling.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 105, introduced by Representative Pollock (123), relating to parents' exclusive right to control the upbringing of their children.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2267, introduced by Representative Eggleston, relating to reviews of workers' compensation claims.

HB 2268, introduced by Representative Aldridge, relating to suffrage of individuals confined in jails.

HB 2269, introduced by Representative Appelbaum, relating to high-capacity magazines, with penalty provisions.

HB 2270, introduced by Representative Appelbaum, relating to high-capacity magazines, with penalty provisions.

HB 2271, introduced by Representative Basye, relating to a cancer awareness special license plate.

HB 2272, introduced by Representative Windham, relating to income tax.

HB 2273, introduced by Representative Deaton, relating to the participation of home school students in public school activities.

HB 2274, introduced by Representative Kelly (141), relating to a tax credit for the production of wood energy products.

HB 2275, introduced by Representative Merideth, relating to taxation of cigarettes and tobacco products.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 76, relating to the State Powers Amendment.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 104, relating to property tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2238, relating to taxation, with penalty provisions and a delayed effective date for certain sections.

HB 2239, relating to corporate income tax.

HB 2240, relating to water supply districts.

HB 2241, relating to dogs.

HB 2242, relating to joint and several liability.

HB 2243, relating to civil actions.

HB 2244, relating to dogs.

- **HB 2245**, relating to licensed liquor retailers, with penalty provisions.
- HB 2246, relating to meetings of the board of public buildings.
- HB 2247, relating to school counseling week.
- HB 2248, relating to solid waste management districts.
- HB 2249, relating to a meritorious service medal special license plate.
- HB 2250, relating to tobacco products.
- **HB 2251**, relating to fertility preservation procedures for insureds with a cancer diagnosis.
- HB 2252, relating to assistant physicians.
- **HB 2253**, relating to taxation.
- HB 2254, relating to terms of imprisonment, with penalty provisions.
- HB 2255, relating to insurance coverage for medically necessary dental procedures.
- HB 2256, relating to the Interstate Medical Licensure Compact.
- **HB 2257**, relating to credit unions.
- **HB 2258**, relating to the addition of an associate circuit judge in a certain county.
- **HB 2259**, relating to concealed carry permits.
- **HB 2260**, relating to medication-assisted treatment.
- HB 2261, relating to savings accounts for education expenses.
- HB 2262, relating to livestock processing.
- **HB 2263**, relating to the division of workers' compensation.
- **HB 2264**, relating to early childhood care and education programs.
- **HB 2265**, relating to taxation.
- HB 2266, relating to fire protection districts.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

- **HCR 63** Conservation and Natural Resources
- HCR 67 Special Committee on Tourism
- HCR 68 Veterans
- HCR 71 Special Committee on Tourism
- HCR 72 Crime Prevention and Public Safety
- HCR 73 Special Committee on Career Readiness

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- HJR 75 General Laws
- HJR 82 General Laws
- HJR 92 Health and Mental Health Policy
- HJR 103 Special Committee on Homeland Security

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1450 Fiscal Review
- **HB 1286** Children and Families
- HB 1288 Children and Families
- **HB 1300** Children and Families
- HB 1309 Local Government
- HB 1386 General Laws
- HB 1414 Children and Families
- HB 1419 Special Committee on Tourism
- HB 1532 General Laws
- **HB 1558** Children and Families
- HB 1564 General Laws
- **HB 1577** Children and Families
- HB 1613 Children and Families
- HB 1654 Special Committee on Tourism
- **HB 1682** Elementary and Secondary Education
- HB 1684 Children and Families
- HB 1688 Workforce Development
- **HB 1697** Insurance Policy
- HB 1701 Local Government
- HB 1721 Judiciary
- HB 1726 Local Government
- HB 1731 Local Government

HB 1748 - General Laws HB 1792 - General Laws

HB 1808 - Elementary and Secondary Education

HB 1858 - Agriculture Policy

HB 1903 - Elementary and Secondary Education

HB 1976 - Transportation

HB 1994 - Special Committee on Career Readiness

HB 2045 - Local Government

HB 2051 - Judiciary

HB 2057 - General Laws

HB 2079 - Special Committee on Tourism

HB 2098 - Administration and Accounts

HB 2100 - General Laws

HB 2117 - General Laws

HB 2122 - Transportation

HB 2125 - Professional Registration and Licensing

HB 2141 - Corrections and Public Institutions

HB 2142 - Crime Prevention and Public Safety

HB 2151 - Higher Education

HB 2164 - General Laws

HB 2167 - Special Committee on Aging

HB 2175 - General Laws

HB 2204 - Financial Institutions

HB 2205 - Financial Institutions

HB 2206 - Financial Institutions

HB 2209 - Special Committee on Homeland Security

HB 2216 - Judiciary

HB 2223 - Judiciary

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1348**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (24): Bosley, Brown (70), Busick, Cupps, Francis, Haden, Haffner, Hovis, Hurst, Kelly (141), Knight, Lavender, Love, Mackey, McCreery, Pollitt (52), Reedy, Rogers, Rone, Sharpe (4), Spencer, Stephens (128), Washington and Young

Noes (0)

Absent (3): Black (7), Morse (151) and Muntzel

Committee on Elections and Elected Officials, Chairman Shaul (113) reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1434**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1640**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): McGaugh, Morgan, Shaul (113), Simmons, Stacy, Toalson Reisch and Windham Noes (0)
Absent (0)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1787**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): McGaugh, Morgan, Shaul (113), Simmons, Stacy and Windham Noes (1): Toalson Reisch Absent (0)

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1540**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Bailey, Baker, Bangert, Basye, Brown (70), Christofanelli, Eslinger, Morgan, O'Donnell and Swan Noes (0)

Absent (4): Dogan, Proudie, Schroer and Stacy

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1604**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (1): Mackey

Absent (2): Mitten and Roberts (77)

REPORTS

January 16, 2020

Elijah Haahr, Speaker House of Representatives State Capitol Building Jefferson City, MO 65101 Dave Schatz, President Pro Tempore Missouri Senate State Capitol Building Jefferson City, MO 65101

Dear Mister Speaker and Mister President Pro Tempore:

The Task Force on Wind Energy has met, taken testimony, deliberated and concluded its review of the method in which wind energy equipment owned by a public utility company is assessed and taxed statewide. The below listed committee members are pleased to submit the attached report:

/s/ Chairman Representative Allen Andrews

/s/ Representative Travis Fitzwater

/s/ Representative Tracy McCreery

/s/ Wendy Nordwald, Warren County Assessor

/s/ Vice Chairman Senator Cindy O'Laughlin

/s/ Senator Ed Emery Senator Shalonn Curls

/s/ Susette Taylor, Atchison County Clerk

Sincerely,

/s/ Representative Allen Andrews Committee Chair

INTRODUCTION

In the 2019 session of the Missouri General Assembly, members filed several bills to address the method in which wind turbines are assessed for property tax purposes. Through the testimony heard on the proposed bills, it became clear that there need to be a standard method to assess turbines throughout the state and that the tax revenue was important to the rural communities and needed to stay in the local taxing jurisdiction.

In response to these concerns, the General Assembly passed House Bill 220, which among other provisions, stated that beginning January 1, 2020, any public utility company which has ownership of any real or personal property associated with a project that directly uses wind energy to generate electricity will be taxed using a standardized methodology and that any real or tangible personal property associated with a project which uses wind energy directly to generate electricity will be valued and taxed by any state and local authorities having jurisdiction.

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The bill also establishes the "Task Force on Wind Energy" to look into the concerns surrounding the assessment of turbines throughout the state. The members of the task force included Representative Andrews (Chair), Senator O'Laughlin (Vice-Chair), Representatives Fitzwater and McCreery, Senators Emery and Curls, Susette Taylor, Atchison County Clerk, and Wendy Nordwald, Warren County Assessor.

The task force held two public hearings on September 12 in Jefferson City and October 24 in Kansas City.

SUMMARY OF PUBLIC TESTIMONY

I. September 12 Conference Call

At the September 12, 2019, conference call in Jefferson City, the task force elected a chair and vice chair, but took no public testimony.

II. October 24 Hearing

At the October 24, 2019, hearing in Kansas City, the task force heard testimony from several county officials including those appointed to the task force, wind energy developers, several utility companies involved in the production of energy in the state, and the State Tax Commission.

The county officials testifying before the committee stated that at least 35 states have utility-scale wind turbines and the tax assessments of the turbines range from a tax exemption to the cost of replacement less depreciation. The county officials testified that using a variation of the cost method for assessments would be the simplest method to standardize tax assessments across the state.

The wind energy developers and the utility companies both testified that the most important factors in tax assessments was predictability and uniformity across the state. The developers stated that the price per megawatt method is most predictable. If the cost method was used, it would be helpful, but varying levies would make it less predictable than the price per megawatt method.

The State Tax Commission testified that no statutory change would be necessary to continue to use the cost method to assess wind turbines. However, the General Assembly could tighten the language to ensure consistency in the application of the cost method across the state.

The taskforce concluded the meeting with an agreement to develop potential statutory changes to codify the use of the cost method for the assessment of wind turbines and would present the proposed legislation to the taskforce at a later meeting.

RECOMMENDATIONS

- I. Standardize the Property Assessment of Wind Energy Projects
 - A. Develop a statutory framework for local assessors to use a cost approach for assigning value to all real property, excluding land, or tangible personal property utilized in generating energy using wind.
 - B. Develop a depreciation schedule that accounts for the depreciation of such property that uses:
 - 1. The original property cost provided by the taxpayer; or
 - 2. In the absence of the cost provided by the taxpayer, the assessor may use a cost guide.

II. Repeal Section 393.1073, RSMo

A. This section established the Task Force on Wind Energy and will expire on December 31, 2019.

APPENDIX A: HEARINGS

- I. September 12, 2019 Conference Call
 - A. Location: Jefferson City, Missouri
 - B. Witnesses:
 - 1. No Witnesses

- II. October 24, 2019 Hearing
 - A. Location: Kansas City, Missouri
 - B. Witnesses:
 - 1. Aaron Baker, Ivenergy
 - 2. Cara Hoover, Kansas City Power and Light
 - 3. Catina Shannon, Ameren Missouri
 - 4. Jamie Birch, Missouri Public Service Commission
 - 5. Reed Bartels, Tradewind, Enel
 - 6. Rex Wallace, Nodaway County Assessor
 - 7. Rich Aubuchon, Liberty Utilities
 - 8. Rick Johnson
 - 9. Victor Callahan, Missouri State Tax Commission

SUBCOMMITTEE APPOINTMENTS

January 23, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint State Representative Wes Rogers to serve on the Subcommittee on County Prison Per Diem Reimbursement.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

CAUCUS APPROVALS

The following caucuses were approved by the Chairman of the Standing Committee on Administration and Accounts:

LEGACY WASTE CAUCUS

January 22, 2020

Rep. Glen Kolkmeyer Administration and Accounts Chair Capitol Building - Room 402 Jefferson City, MO 65102

- I. Request to form "Legacy Waste Caucus"
- II. Caucus Chair: Rep. Doug Clemens, District 72Caucus Co-Chair: Rep. Justin Hill, District 108

III. Members of the Caucus in addition to the Chair and Co-Chair:

District 66 Tommie Pierson Jr District 70 Paula Brown District 71 LaDonna Appelbaum District 78 Rasheen Aldridge District 85 Kevin Windham District 79 LaKeySha Bosley District 86 Maria Chappelle-Nadal District 67 Alan Green District 103 John Wiemann District 75 Alan Gray District 104 Adam Schnelting District 68 Jay Mosley District 35 Keri Ingle District 69 Gretchen Bangert District 73 Raychel Proudie District 36 Mark Sharp

District 26 Ashley Bland Manlove

- IV. The purpose of the Legacy Waste Caucus is to maintain institutional knowledge in the body of the Missouri House of Representatives through election cycles and redistricting regarding Legacy Waste located in the State of Missouri. Legacy Waste are wastes generated during the development, production and testing of nuclear weapons.
- V. The intention of the caucus shall be, but is not limited to, have dialogue on best practices concerning remediation of legacy waste; establish and maintain dialogue with federal agencies regarding current and future work on legacy waste in Missouri; develop and promote public policy regarding legacy waste; and educate the House membership on the subject of legacy waste.
- VI. The caucus direction will be to maintain relationships as a body with federal agencies and the Missouri Department of Natural Resources and disseminate information to the body at large.
- VII. This Caucus acknowledges there will be no additional compensation provided to any staff person for carrying out the duties associated with Legacy Waste Caucus.

LINCOLN CONSERVATIVES

To: Regular Standing Committee on Administration and Accounts

Paragraph 1. The name of the specific desired Caucus is: Lincoln Conservatives.

Paragraph 2. The current members of the desired Caucus are: David Evans, Brenda Shields, Karla Eslinger, Rudy Veit, John Black, Bill Falkner, Craig Fishel, Rodger Reedy, Peggy McGaugh, Ann Kelley, Aaron Griesheimer, Kent Haden, Jeff Porter, Lane Roberts, Greg Sharpe, Chris Dinkins, John Wiemann, Dave Griffith, Bob Bromley, Louis Riggs, Hardy Billington, Barry Hovis, Brad Pollitt, Mike Haffner, and Dale Wright.

Paragraph 3. Statement of Purpose: the Purpose of the Caucus is to implement in our duties and actions as members of the Missouri House of Representatives, the ideals of President Lincoln, as exemplified in his statements:

With malice toward none, with charity for all, with firmness in the right as God gives us to see the right, let us strive on to finish the work we are in...; and

Let us have faith that right makes might; and in that faith, let us, to the end, dare to do our duty as we understand it.

In implementing this Purpose, the Caucus will engage in activities such as reviewing proposed legislation for consistency with the Purpose, sponsoring speakers and forums for increasing the understanding of Caucus members in matters affecting their duties, considering and encouraging candidates for leadership who demonstrate and express values consistent with the Purpose, and other activities consistent with Purpose.

Paragraph 4. The name of the desired Caucus chair: Representative David Evans

Paragraph 5. The name of the desired Caucus vice-chairs: Representatives Karla Eslinger, Brenda Shields and Rudy Veit.

Paragraph 6. No additional compensation shall be provided to any staff person for the carrying out of the duties associated with the desired Caucus.

Submitted by,

/s/ David Evans Lincoln Conservatives

WITHDRAWAL OF HOUSE BILLS

January 23, 2020

Dana Miller, Chief Clerk Missouri House of Representatives State Capitol Jefferson City, MO 65101

Dear Ms. Miller,

I would like to withdraw **House Bill No. 2159**, a ban on flavored tobacco products. Thank you for your attention to this matter.

Sincerely,

/s/ Representative Sarah Unsicker District 91

The following members' presence was noted: Allred, Anderson, Andrews, Appelbaum, Bangert, Baringer, Barnes, Basye, Beck, Billington, Black (7), Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (27), Burnett, Burns, Busick, Chappelle-Nadal, Christofanelli, Coleman (32), Cupps, Deaton, DeGroot, Dohrman, Eggleston, Evans, Falkner, Fishel, Fitzwater, Francis, Gray, Green, Griesheimer, Griffith, Haden, Hansen, Henderson, Hicks, Hill, Houx, Hovis, Hudson, Hurst, Ingle, Kelley (127), Kelly (141), Kendrick, Kidd, Knight, Lavender, Love, Mackey, Mayhew, McCreery, McDaniel, McGaugh, Merideth, Mitten, Moon, Morgan, Morris (140), Morse (151), Mosley, Muntzel, Murphy, Neely, O'Donnell, Person, Pfautsch, Pierson Jr., Pike, Pollitt (52), Pollock (123), Porter, Price, Proudie, Quade, Razer, Reedy, Rehder, Remole, Richey, Roberts (161), Roberts (77), Rogers, Ross, Runions, Sain, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan, Shull (16), Simmons, Smith, Stacy, Swan, Tate, Taylor, Toalson Reisch, Trent, Unsicker, Veit, Walsh, Washington, Wiemann, Windham, Wood, Wright, and Young.

ADJOURNMENT

On motion of Representative Wiemann, the House adjourned until 4:00 p.m., Monday, January 27, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1858

Executive session will be held: HB 1335, HB 1752

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, January 27, 2020, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Secretary of State, Department of Economic Development and the Department of Agriculture.

BUDGET

Tuesday, January 28, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the State Auditor and the Department of Elementary and Secondary Education.

BUDGET

Wednesday, January 29, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the State Treasurer, Department of Revenue, Department of Corrections and Department of Public Safety.

BUDGET

Thursday, January 30, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor's Office, Department of Commerce & Insurance and Department of Labor & Industrial Relations.

CHILDREN AND FAMILIES

Tuesday, January 28, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2199, HB 1286, HB 1300, HB 1414, HB 1613, HB 1577

Executive session will be held: HB 1306, HB 2065

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, January 27, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1804, HB 1694, HB 1292, HB 1711

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 28, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1898, HB 1899

Executive session will be held: HB 1696

Executive session may be held on any matter referred to the committee.

Reconsideration of HB 1696.

CRIME PREVENTION AND PUBLIC SAFETY

Monday, January 27, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1282

Executive session will be held: HB 1342, HB 1488

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Monday, January 27, 2020, 6:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1695, HB 1768

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 28, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1903, HB 1347

Executive session will be held: HB 1568, HB 1317

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, January 27, 2020, 2:30 PM, House Hearing Room 4.

Executive session will be held: HB 1450

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, January 27, 2020, 2:00 PM, House Hearing Room 6.

Executive session will be held: HJR 101, HJR 76, HB 2061

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, January 27, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1270, HB 1460, HB 1486

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, February 3, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1484

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Monday, January 27, 2020, 6:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1430

INSURANCE POLICY

Wednesday, January 29, 2020, 12:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Public hearing will be held: HB 2089, HB 1415 Executive session will be held: HB 1693, HB 1619

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Tuesday, January 28, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Report from Director McKenna of MODOT.

Report on specialty plate application from Department of Revenue.

Report on highway naming application from MODOT.

JUDICIARY

Tuesday, January 28, 2020, 6:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1289, HB 1331, HB 1332, HB 1765

Executive session will be held: HB 1435, HB 1873, HB 2049

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Tuesday, January 28, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1814, HB 1819, HB 1854

Executive session will be held: HB 1698, HB 1700, HB 1933

Executive session may be held on any matter referred to the committee.

Executive session will be held first.

PENSIONS

Tuesday, January 28, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1999

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, January 28, 2020, 12:30 PM, House Hearing Room 7.

Public hearing will be held: HB 1442, HB 1962

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, January 27, 2020, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HCS HB 1411, HB 1296, HB 1559, HB 1467,

HCS HB 1604, HCS HB 1540

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Monday, January 27, 2020, upon adjournment, South Gallery.

Executive session will be held: HB 1868

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1926

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 30, 2020, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 28, 2020, upon adjournment of the Professional Registration and

Licensing hearing, House Hearing Room 7.

Public hearing will be held: HJR 87

Executive session will be held: HB 2030, HB 2088

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 4:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 1737

Executive session will be held: HB 1521, HB 1366, HB 1741, HB 2120

Executive session may be held on any matter referred to the committee.

Representatives from multiple homeland security related organizations will be present

to speak on topics including school safety and aerial surveillance.

Note: Time Change.

AMENDED

SPECIAL COMMITTEE ON STUDENT ACCOUNTABILITY

Tuesday, January 28, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1998

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 28, 2020, 12:00 PM or upon adjournment (whichever is later),

House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON COUNTY PRISON PER DIEM REIMBURSEMENT

Tuesday, January 28, 2020, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session may be held on any matter referred to the committee. Organizational meeting.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT Thursday, January 30, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee. Discussion on mental health.

TRANSPORTATION

Monday, January 27, 2020, 12:00 PM, House Hearing Room 5. Public hearing will be held: HB 1333, HB 1744, HB 1916, HB 1704 Executive session will be held: HB 1935, HB 1959, HB 1418, HB 1330 Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, January 29, 2020, 12:00 PM, House Hearing Room 1. Executive session will be held: HB 1716, HB 1473, HB 1566 Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, January 27, 2020, 12:00 PM, House Hearing Room 1. Public hearing will be held: HB 1454, HB 2038 Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TENTH DAY, MONDAY, JANUARY 27, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 77

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 105

HOUSE BILLS FOR SECOND READING

HB 2267 through HB 2275

HOUSE BILLS FOR PERFECTION

HCS HBs 1511 & 1452 - Lynch HCS HB 2046 - Grier

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1963 - Fitzwater

HOUSE BILLS FOR THIRD READING

HB 1450, (Fiscal Review 1/23/20) - Schroer HCS HB 2033 - Hansen

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

THIRD DAY, Monday, January 13, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Kenneth Wilson.

Heavenly Father, the creator of all things, the giver of every good and perfect gift. Before we become involved in the routine of this day, we stand and quietly pause to join hearts in prayer in our acknowledgement of our great need of Your guidance. We know by our own power and human understanding that we need Your help. You know each one of us by name. You know the number of hairs on our heads. You know our secrets. You know our fears. You know our hopes and our dreams for the future.

Forgive us, Father, our faults and failures of the past, and set us free from them. Forgive us when our pride keeps us from applying to ourselves the same standards of conduct that we so loudly demand of others. Father, as we begin the work of this new year, of this new session, we pray that in our differences we may be kind, that in our agreements we may be humble, and that Your will be done in each of us, and through us, as we serve in our various positions of power. We know that the voice of criticism will come, that the pressures of the office will come. We pray that we will all hear and listen to Your voice and follow Your guidance that we may all be better and do better as we work together for the good of all the people of this great state.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the first day was approved as printed by the following vote:

AYES: 138

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burnett	Burns
Busick	Butz	Carter	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey
Mayhew	McCreery	McGaugh	McGirl	Messenger
Miller	Mitten	Moon	Morgan	Morris 140

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Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Pfautsch	Pierson Jr.	Pietzman	Plocher
Pogue	Pollock 123	Porter	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Roberts 77	Rogers
Rone	Ross	Runions	Ruth	Sauls
Schnelting	Schroer	Sharp 36	Sharpe 4	Shaul 113
Shawan	Shields	Shull 16	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Young	Mr. Speaker		

NOES: 002

McDaniel Rowland

PRESENT: 008

Chappelle-Nadal Gray Hicks Ingle Merideth

Person Price Windham

ABSENT WITH LEAVE: 014

BangertBland ManloveBosleyCarpenterGreenGriesheimerPattersonPikePollitt 52Roden

Sain Swan Washington Wood

VACANCIES: 001

The Journal of the second day was approved as printed.

HOUSE RESOLUTIONS

Representative Griesheimer offered House Resolution No. 4563.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 71, introduced by Representative Sommer, relating to Jaycees Day.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 98, introduced by Representative Merideth, relating to motor vehicle fuel tax.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 2119**, introduced by Representative Green, relating to the department of corrections.
- HB 2120, introduced by Representative Kidd, relating to water safety and security.
- HB 2121, introduced by Representative Dinkins, relating to department of revenue fee offices.
- **HB 2122**, introduced by Representative Trent, relating to the designation of a memorial highway.
- **HB 2123**, introduced by Representative Morse (151), relating to farmers and ranchers day.
- **HB 2124**, introduced by Representative Muntzel, relating to discounted electric rates.
- HB 2125, introduced by Representative Dinkins, relating to emergency medical services.
- HB 2126, introduced by Representative Riggs, relating to audits of state entities.
- HB 2127, introduced by Representative Rone, relating to limitations on owning agricultural land.
- **HB 2128**, introduced by Representative Rone, relating to trailer size restrictions.
- **HB 2129**, introduced by Representative Rone, relating to the designation of a memorial highway.
- **HB 2130**, introduced by Representative Coleman (97), relating to access to certain offender records.
- **HB 2131**, introduced by Representative Beck, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- **HB 2132**, introduced by Representative Gunby, relating to fee office hours.
- **HB 2133**, introduced by Representative Richey, relating to county commissioners.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

- HCR 66, relating to opioid and heroin awareness month.
- **HCR 67**, relating to national American history and founders month.
- **HCR 68**, relating to the Missouri Gold Star Families Memorial Monument.
- **HCR 69**, relating to chemical testing.
- HCR 70, relating to the Firearm Owners Protection Act.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 96, relating to the use of census data for the purposes of redistricting.

HJR 97, relating to initiative petitions proposing amendments to the constitution.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2089, relating to health carrier interest penalties on insurance claims.

HB 2090, relating to campaign finance, with a delayed effective date and penalty provisions.

HB 2091, relating to video service providers.

HB 2092, relating to mortgage loan originators.

HB 2093, relating to the occupancy rate of health care facilities.

HB 2094, relating to the Missouri water and sewer infrastructure act.

HB 2095, relating to licensing of speech pathologists and audiologists.

HB 2096, relating to the offense of unlawful use of weapons, with penalty provisions.

HB 2097, relating to donated fire equipment.

HB 2098, relating to capitol parking garages.

HB 2099, relating to the transportation and storage of firearms.

HB 2100, relating to athlete agents, with a penalty provision.

HB 2101, relating to taxation of out-of-state income.

HB 2102, relating to obscene websites, with penalty provisions.

HB 2103, relating to local taxes.

HB 2104, relating to assistant physicians.

HB 2105, relating to suspension of students.

- HB 2106, relating to the interpretation of insurance laws.
- **HB 2107**, relating to residency requirements for the A+ schools program.
- HB 2108, relating to the Missouri food security task force.
- **HB 2109**, relating to tax credits for certain teachers.
- HB 2110, relating to tax credits for grocery stores.
- **HB 2111**, relating to the confiscation of animals, with penalty provisions.
- **HB 2112**, relating to delinquent motor vehicle liabilities.
- **HB 2113**, relating to E-STEAM education.
- **HB 2114**, relating to career and technical education programs.
- HB 2115, relating to the offense of driving while intoxicated, with penalty provisions.
- **HB 2116**, relating to the caller ID anti-spoofing act, with penalty provisions.
- HB 2117, relating to lobbyists.
- **HB 2118**, relating to concealed carry permits.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4563 - Consent and House Procedure

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 1869 - Professional Registration and Licensing

COMMITTEE CHANGES

January 13, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101 196 Journal of the House

Dear Ms. Miller,

I hereby appoint the following member to the Standing Committee on Agriculture Policy:

Representative Wes Rogers

I hereby remove the following member from the Standing Committee on Agriculture Policy:

Representative Michael Person

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

12 2020

January 13, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to the Standing Committee on Crime Prevention and Public Safety:

Representative Michael Person

I hereby remove the following member from the Standing Committee on Crime Prevention and Public Safety:

Representative Mark Sharp

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

WITHDRAWAL OF HOUSE BILLS

January 13, 2020

Speaker Elijah Haahr Missouri State Capitol Room 308 Jefferson City, MO 65101 Dear Speaker Haahr:

I am writing to respectfully request that House Bill No. 1448 be withdrawn.

I appreciate your consideration and hope that you will contact me if you have any questions.

Sincerely,

/s/ Rocky Miller State Representative District 124

January 13, 2020

The Honorable Dana Rademan Miller, Chief Clerk Missouri House of Representatives State Capitol 201 West Capitol Avenue Jefferson City, MO 65101

Dear Madam Clerk:

House Bill No. 2063 was drafted with an incorrect effective date. I would like to withdraw the bill and will be refiling a correct version.

Respectfully submitted,

/s/ Gina C. Mitten State Representative District 83

January 13, 2020

Dana Rademan Miller - Chief Clerk Missouri House of Representatives

WITHDRAWAL of HB 2102

Dana:

I am respectively requesting that House Bill No. 2102 be withdrawn.

Thank you for your assistance. If you have any questions, please do no hesitate to contact me.

/s/ Mike Moon State Representative District 157

The following members' presence was noted: Bland Manlove, Bosley, Carpenter, Green, Patterson, Pike, Roden, Washington, and Wood.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, January 14, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 15, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1308, HB 1335, HB 1348

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1411

Executive session may be held on any matter referred to the committee.

Adding HB 1411. Presentation on Caseworker Virtual Reality by Mr. Michael Gallagher.

AMENDED

CONSENT AND HOUSE PROCEDURE

Tuesday, January 14, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4527, HR 4530, HR 4532, HR 4533, HR 4535, HR 4540, HR 4543

Executive session will be held: HR 4527, HR 4530, HR 4532, HR 4533, HR 4535, HR 4540, HR 4543

Executive session may be held on any matter referred to the committee.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 14, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1296, HB 1696

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Tuesday, January 14, 2020, 12:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1526, HB 1632, HB 1631

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 15, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1434, HB 1640, HB 1787

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1540, HB 1559, HB 1568

GENERAL LAWS

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 2033, HB 1963, HB 1450

Executive session may be held on any matter referred to the committee.

AMENDED

JUDICIARY

Tuesday, January 14, 2020, 2:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1604

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1467, HB 1934

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, January 14, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2046, HB 1511, HB 1452

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 15, 2020, 12:00 PM, House Hearing Room 5.

Executive session will be held: HB 2046, HB 1511, HB 1452

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, January 16, 2020, 9:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

HB 1452, HB 1511, HB 2046 - executive session pending referral.

SPECIAL COMMITTEE ON AGING

Wednesday, January 15, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1683, HB 1451

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, January 15, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1868

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 16, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1293, HB 1468

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 14, 2020, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1521

Executive session may be held on any matter referred to the committee.

CORRECTED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

General informational meeting on topics including school safety and aerial surveillance.

Representatives from multiple homeland security related organizations will be present to speak.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Thursday, January 16, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Commerce & Insurance, and Department of Labor. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Representative Kelly's office at (573) 751-2205. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and the Office of the Public Defender. Statewide elected officials are welcome to attend and present or may defer their overview presentation to a later date with the Budget Committee, concurrent with their budget presentation. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender, and the General Assembly.

If you would like to be on the list to testify, please contact Representative Trent's office at (573) 751-0136. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 14, 2020, 12:30 PM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Mental Health, Department of Health & Senior Services, and Department of Social Services. Public testimony will be taken regarding the

appropriations for Department of Mental Health, Department of Health & Senior Services, and Department of Social Services. If you would like to be on the list to testify, please call Representative Wood's office at (573) 751-2077. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 22, 2020, 30 minutes upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Wednesday, January 22, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Corrections, Department of Public Safety, Department of Transportation, and Department of Revenue. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Representative Walsh's office at (573) 751-2134. A sign-in sheet will also be available at the hearing.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 23, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

TRANSPORTATION

Thursday, January 16, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 1935, HB 1959, HB 1418, HB 1330 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 15, 2020, 8:00 AM, House Hearing Room 5. Public hearing will be held: HB 1710, HB 1957, HB 1860, HB 1894, HJR 77, HJR 78 Executive session may be held on any matter referred to the committee. AMENDED

HOUSE CALENDAR

FOURTH DAY, TUESDAY, JANUARY 14, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 71

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 98

HOUSE BILLS FOR SECOND READING

HB 2119 through HB 2133

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FOURTH DAY, TUESDAY, JANUARY 14, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Representative Dirk Deaton.

Most Gracious God, we bow our heads before You today, as we humble ourselves before You the Creator of all things.

Before us, a task for which we are wholly inadequate. Lord, we need each other, but more than this, we need You. Today, we declare this need before You, the one who created us from the dust and breathed life into our bodies.

Every member of this body will soon return to dust, but our souls and what we do here will live on. May we conduct ourselves in accordance with our oath and in a way that honors You.

We come before You and pray for wisdom, discernment, and strength. As we do so, we know that the eyes and the prayers of Missourians everywhere are upon us.

As we experience the blessings of a new year and a new legislative session, may we give You all glory and honor as You alone are worthy of praise.

And as You taught us how to pray, "Forgive us our sins, as we forgive those who sin against us, and lead us not into temptation, but deliver us from evil, for Thine is the Kingdom, and the power, and the glory forever."

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the third day was approved as printed by the following vote:

AYES: 139

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Baker	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burnett	Burns
Busick	Butz	Carpenter	Carter	Chipman
Clemens	Coleman 32	Cupps	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Green	Gregory	Griesheimer
Griffith	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hill	Houx
Hovis	Hudson	Ingle	Justus	Kelley 127

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Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey
Mayhew	McCreery	McGaugh	McGirl	Messenger
Miller	Mitten	Moon	Morgan	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pierson Jr.	Pietzman	Pike
Plocher	Pogue	Pollitt 52	Porter	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rogers	Rone	Ross	Runions
Ruth	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Shull 16	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Unsicker	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Young	Mr. Speaker	

NOES: 002

McDaniel Rowland

PRESENT: 006

Bland Manlove Chappelle-Nadal Gray Merideth Price

Windham

ABSENT WITH LEAVE: 015

BangertBosleyChristofanelliColeman 97GrierHicksHurstMosleyPersonPollock 123SainSaulsTrentWashingtonWood

VACANCIES: 001

HOUSE RESOLUTIONS

Representative DeGroot offered House Resolution No. 4586.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 72, introduced by Representative Wilson, relating to pornography.

HCR 73, introduced by Representative Razer, relating to the National Collegiate Athletic Association.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

- HJR 99, introduced by Representative Simmons, relating to presidential electors.
- **HJR 100**, introduced by Representative Ross, relating to the joint committee on administrative rules.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 2134**, introduced by Representative Lavender, relating to an extreme risk order of protection, with penalty provisions.
- **HB 2135**, introduced by Representative Lavender, relating to the sale and transfer of firearms, with penalty provisions.
- **HB 2136**, introduced by Representative Neely, relating to privileged communications regarding child abuse or neglect.
- **HB 2137**, introduced by Representative Neely, relating to insurance coverage for mental health conditions.
- HB 2138, introduced by Representative Pietzman, relating to ballot language.
- **HB 2139**, introduced by Representative Gregory, relating to actions for damages due to exposure to asbestos.
- **HB 2140**, introduced by Representative Gregory, relating to a jury trial to contest the creation of a trust.
- HB 2141, introduced by Representative Grier, relating to professional registration.
- **HB 2142**, introduced by Representative Kelly (141), relating to location restrictions for certain offenders, with penalty provisions.
- **HB 2143**, introduced by Representative Ellebracht, relating to medical marijuana, with a penalty provision.
- **HB 2144**, introduced by Representative Kelly (141), relating to solid waste forfeitures.
- **HB 2145**, introduced by Representative Fitzwater, relating to the offense of tampering with a judicial officer, with penalty provisions.
- **HB 2146**, introduced by Representative Bondon, relating to retail storage and transportation of alcohol.
- **HB 2147**, introduced by Representative Bondon, relating to alcohol.

- **HB 2148**, introduced by Representative Bondon, relating to alcohol trade practices, with penalty provisions.
- **HB 2149**, introduced by Representative Knight, relating to the joint task force on juvenile court jurisdiction and implementation.
- **HB 2150**, introduced by Representative Ross, relating to additional protections to the right to bear arms.
- **HB 2151**, introduced by Representative Swan, relating to statewide missions of institutions of higher education.
- **HB 2152**, introduced by Representative Stevens (46), relating to small loans, with penalty provisions and a referendum clause.
- **HB 2153**, introduced by Representative Stevens (46), relating to an inclusive curriculum in public schools.
- **HB 2154**, introduced by Representative Allred, relating to taxation.
- HB 2155, introduced by Representative Allred, relating to taxation.
- HB 2156, introduced by Representative Neely, relating to MO HealthNet managed care.
- **HB 2157**, introduced by Representative Hicks, relating to the International Swimming Pool and Spa Code.
- **HB 2158**, introduced by Representative Unsicker, relating to increasing the membership of the drug utilization review board.
- **HB 2159**, introduced by Representative Unsicker, relating to tobacco products, with penalty provisions.
- HB 2160, introduced by Representative Unsicker, relating to the department of revenue.
- **HB 2161**, introduced by Representative Rone, relating to levee and drainage districts.
- **HB 2162**, introduced by Representative Lovasco, relating to knuckles, with penalty provisions.
- **HB 2163**, introduced by Representative Rowland, relating to the cost of insulin.
- **HB 2164**, introduced by Representative Ross, relating to the land survey program headquarters building.
- **HB 2165**, introduced by Representative Ross, relating to retirement systems.

- HB 2166, introduced by Representative Neely, relating to prosecutions in state courts.
- **HB 2167**, introduced by Representative Morse (151), relating to generational use of public assistance.
- HB 2168, introduced by Representative Gray, relating to sales tax on trade-in purchases.
- **HB 2169**, introduced by Representative Sharp (36), relating to Blair's law, with penalty provisions.
- **HB 2170**, introduced by Representative Christofanelli, relating to the parole board.
- **HB 2171**, introduced by Representative Helms, relating to tax credits.
- **HB 2172**, introduced by Representative Fitzwater, relating to use taxes, with penalty provisions, an emergency clause for a certain section, and a delayed effective date for certain sections.
- **HB 2173**, introduced by Representative Schnelting, relating to marriage, with penalty provisions and a delayed effective date for a certain section.
- **HB 2174**, introduced by Representative Pollitt (52), relating to workforce development in elementary and secondary education, with a delayed effective date for a certain section.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 71, relating to Jaycees Day.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 98, relating to motor vehicle fuel tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2119**, relating to the department of corrections.
- **HB 2120**, relating to water safety and security.
- HB 2121, relating to department of revenue fee offices.

- **HB 2122**, relating to the designation of a memorial highway.
- **HB 2123**, relating to farmers and ranchers day.
- HB 2124, relating to discounted electric rates.
- **HB 2125**, relating to emergency medical services.
- **HB 2126**, relating to audits of state entities.
- HB 2127, relating to limitations on owning agricultural land.
- HB 2128, relating to trailer size restrictions.
- **HB 2129**, relating to the designation of a memorial highway.
- **HB 2130**, relating to access to certain offender records.
- HB 2131, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- **HB 2132**, relating to fee office hours.
- HB 2133, relating to county commissioners.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4586 - Consent and House Procedure

COMMITTEE REPORTS

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1450**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes~(10): Coleman~(97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Schroer, Shawan~and~Taylor~Ayes~(10): Coleman~(97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Schroer, Shawan~and~Taylor~(10): Coleman~(10): Co

Noes (2): Carpenter and Merideth

Absent (1): Basye

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1963**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer and Shawan

Noes (1): Taylor

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2033**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (0)

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4527**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Carter, Deaton, Dohrman, Love, Pfautsch, Pike, Richey, Schroer, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (2): Mosley and Person

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4530**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Carter, Deaton, Dohrman, Love, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (3): Mosley, Person and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4532**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Carter, Deaton, Dohrman, Love, Pfautsch, Pike, Richey, Schroer, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (2): Mosley and Person

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4533**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Carter, Deaton, Dohrman, Love, Pfautsch, Pike, Richey, Schroer, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (2): Mosley and Person

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4535**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Carter, Deaton, Dohrman, Love, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (3): Mosley, Person and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4540**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Carter, Deaton, Dohrman, Love, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (3): Mosley, Person and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4543**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Carter, Deaton, Dohrman, Love, Pfautsch, Pike, Richey, Stephens (128), Stevens (46) and Veit

Noes (0)

Absent (3): Mosley, Person and Schroer

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 57**.

The President Pro Tem has appointed the following committee to act with a like committee from the House pursuant to HCR 57.

Senators: Cunningham, Curls, Holsman, Libla, Nasheed, Romine, Sater, Sifton, Wallingford, Walsh.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 58**.

The following members' presence was noted: Bosley, Christofanelli, Coleman (97), Grier, Hicks, Hurst, Mosley, Person, Pollock (123), Sauls, Trent, Washington, and Wood.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, January 15, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 15, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1308, HB 1335, HB 1348

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1488, HB 1342

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 15, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1434, HB 1640, HB 1787

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, January 15, 2020, 12:30 PM, House Hearing Room 1.

Public hearing will be held: HB 2061

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1435, HB 2049

Executive session will be held: HB 1604

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 4.

Executive session will be held: HB 1467, HB 1934

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 15, 2020, 12:00 PM, House Hearing Room 3.

Executive session will be held: HB 2046, HB 1511, HB 1452

Executive session may be held on any matter referred to the committee.

Note: Room change.

CORRECTED

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, January 16, 2020, 9:00 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Note: Hearing room change.

HB 1452, HB 1511, HB 2046 - executive session pending referral.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, January 15, 2020, 1:00 PM, House Hearing Room 4.

Executive session will be held: HB 1450, HB 1963, HCS HB 2033

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, January 15, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1683, HB 1451

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, January 15, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1868

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 16, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

General informational meeting on topics including school safety and aerial surveillance.

Representatives from multiple homeland security related organizations will be present to speak.

SPECIAL COMMITTEE ON TOURISM

Thursday, January 16, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HCR 61, HB 1383, HB 1421

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Thursday, January 16, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Commerce & Insurance, and Department of Labor. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Rep. Kelly's office at (573) 751-2205. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. Statewide elected officials are welcome to attend and present, or may defer their overview presentation to a later date with the Budget Committee, concurrent with their budget presentation. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly. If you would like to be on the list to testify, please contact Rep. Trent's office at (573) 751-0136. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 22, 2020, 30 minutes upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Wednesday, January 22, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Corrections, Department of Public Safety, Department of Transportation, and Department of Revenue. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Rep. Walsh's office at (573) 751-2134. A sign-in sheet will also be available at the hearing.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 23, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

TRANSPORTATION

Thursday, January 16, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 1935, HB 1959, HB 1418, HB 1330 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 15, 2020, 8:00 AM, House Hearing Room 5. Public hearing will be held: HB 1710, HB 1957, HB 1860, HB 1894, HJR 77, HJR 78, HJR 85 Executive session may be held on any matter referred to the committee. AMENDED

HOUSE CALENDAR

FIFTH DAY, WEDNESDAY, JANUARY 15, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 72 and HCR 73

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 99 and HJR 100

HOUSE BILLS FOR SECOND READING

HB 2134 through HB 2174

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

FIFTH DAY, WEDNESDAY, JANUARY 15, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Representative Steve Lynch.

Father,

Every day is a good day to give You praise and glory for loving us. Every day is a good day to love You back with all that we are. Every day is a good day to serve You and please You. Every day is a good day to serve others and to make a difference in their lives. Every day is a good day to seek and do good wherever You put us. Every day is a day that we need You to equip us and prepare to accomplish everything You put in our hands to do. Every day we need You.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fourth day was approved as corrected by the following vote:

AYES: 133

Allred	Anderson	Andrews	Appelbaum	Bangert
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bosley	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Carpenter	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cupps	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Grier	Griesheimer	Griffith
Gunby	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Lavender	Lovasco	Lynch	Mackey	McCreery
McGaugh	McGirl	Messenger	Miller	Moon
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	O'Donnell	Patterson	Person	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Porter	Quade	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Rone	Ross	Runions
Ruth	Sauls	Schnelting	Schroer	Sharp 36

Sharpe 4 Shaul 113 Shawan Shields Shull 16 Simmons Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Wright Young

NOES: 002

McDaniel Rowland

PRESENT: 004

Aldridge Baker Bland Manlove Merideth

ABSENT WITH LEAVE: 023

Bailey Butz Carter Chappelle-Nadal Eslinger Knight Love Mayhew Mitten Gregory Proudie Roden Neely Price Razer Sain Smith Taylor Trent Rogers Windham Mr. Speaker

Wood

VACANCIES: 001

ESCORT COMMITTEE

The Speaker Pro Tem appointed the following select committee to act with a like committee from the Senate pursuant to HCR 57: Representatives Cupps, Bondon, Sommer, Veit, McGaugh, Aldridge, Young, Person, Gunby, and Sharp (36).

HOUSE RESOLUTIONS

Representative Veit offered House Resolution No. 4595. Representative Lynch offered House Resolution No. 4596.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 74, introduced by Representative Roberts (77), relating to the Dred Scott decision.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 101, introduced by Representative Plocher, relating to regulating the legislature to limit the influence of partisan or other special interests, with penalty provisions.

HJR 102, introduced by Representative Simmons, relating to initiative petitions.

HJR 103, introduced by Representative Schnelting, relating to the state department of defense.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- HB 2175, introduced by Representative Helms, relating to call spoofing.
- HB 2176, introduced by Representative Schroer, relating to criminal offenses.
- **HB 2177**, introduced by Representative Moon, relating to campus intellectual diversity.
- **HB 2178**, introduced by Representative Clemens, relating to the narcotics control act, with penalty provisions.
- **HB 2179**, introduced by Representative Rehder, relating to prohibiting public entities from contracting with companies discriminating against Israel.
- **HB 2180**, introduced by Representative Kelley (127), relating to taxation.
- HB 2181, introduced by Representative Knight, relating to landowner liability.
- **HB 2182**, introduced by Representative Miller, relating to the uniform small wireless facility deployment act.
- HB 2183, introduced by Representative Burns, relating to street light maintenance districts.
- **HB 2184**, introduced by Representative Kelly (141), relating to political subdivisions.
- **HB 2185**, introduced by Representative Merideth, relating to unclaimed lottery prizes.
- HB 2186, introduced by Representative Shawan, relating to concealed carry permits.
- **HB 2187**, introduced by Representative Love, relating to the designation of a memorial bridge.
- HB 2188, introduced by Representative Francis, relating to timeshares, with penalty provisions.
- **HB 2189**, introduced by Representative Andrews, relating to the cash operating expense fund.
- **HB 2190**, introduced by Representative Taylor, relating to the operation of motorcycles and motortricycles, with penalty provisions.
- **HB 2191**, introduced by Representative Trent, relating to compensation of court reporters.
- HB 2192, introduced by Representative Trent, relating to valuation of bids for state contracts.
- **HB 2193**, introduced by Representative Roden, relating to the operation of motorcycles and motortricycles, with penalty provisions.

HB 2194, introduced by Representative Ruth, relating to off-highway vehicles.

HB 2195, introduced by Representative Plocher, relating to the admissibility of witness statements.

HB 2196, introduced by Representative Carpenter, relating to an earned income tax credit, with a contingent effective date.

HB 2197, introduced by Representative Dogan, relating to imprisonment, with penalty provisions.

HB 2198, introduced by Representative McDaniel, relating to Mormon war remembrance day.

HB 2199, introduced by Representative Gannon, relating to child passenger restraint systems, with penalty provisions.

HB 2200, introduced by Representative Moon, relating to human sexuality instruction in public schools, with a penalty provision.

HB 2201, introduced by Representative Schroer, relating to sentence review for certain persons.

HB 2202, introduced by Representative Shields, relating to child care.

HB 2203, introduced by Representative Shields, relating to child care.

HB 2204, introduced by Representative Bondon, relating to credit unions.

HB 2205, introduced by Representative Bondon, relating to funds held in reserve for life care contracts.

HB 2206, introduced by Representative Bondon, relating to the state treasurer.

HB 2207, introduced by Representative Patterson, relating to witness protection programs.

HB 2208, introduced by Representative Griesheimer, relating to tax credits for certain alternative fuel refueling properties.

HB 2209, introduced by Representative Schnelting, relating to the state department of defense.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 72, relating to pornography.

HCR 73, relating to the National Collegiate Athletic Association.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- HJR 99, relating to presidential electors.
- HJR 100, relating to the joint committee on administrative rules.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2134**, relating to an extreme risk order of protection, with penalty provisions.
- **HB 2135**, relating to the sale and transfer of firearms, with penalty provisions.
- HB 2136, relating to privileged communications regarding child abuse or neglect.
- HB 2137, relating to insurance coverage for mental health conditions.
- **HB 2138**, relating to ballot language.
- HB 2139, relating to actions for damages due to exposure to asbestos.
- **HB 2140**, relating to a jury trial to contest the creation of a trust.
- **HB 2141**, relating to professional registration.
- **HB 2142**, relating to location restrictions for certain offenders, with penalty provisions.
- **HB 2143**, relating to medical marijuana, with a penalty provision.
- HB 2144, relating to solid waste forfeitures.
- HB 2145, relating to the offense of tampering with a judicial officer, with penalty provisions.
- **HB 2146**, relating to retail storage and transportation of alcohol.
- **HB 2147**, relating to alcohol.
- HB 2148, relating to alcohol trade practices, with penalty provisions.
- HB 2149, relating to the joint task force on juvenile court jurisdiction and implementation.
- **HB 2150**, relating to additional protections to the right to bear arms.

HB 2151, relating to statewide missions of institutions of higher education.

HB 2152, relating to small loans, with penalty provisions and a referendum clause.

HB 2153, relating to an inclusive curriculum in public schools.

HB 2154, relating to taxation.

HB 2155, relating to taxation.

HB 2156, relating to MO HealthNet managed care.

HB 2157, relating to the International Swimming Pool and Spa Code.

HB 2158, relating to increasing the membership of the drug utilization review board.

HB 2159, relating to tobacco products, with penalty provisions.

HB 2160, relating to the department of revenue.

HB 2161, relating to levee and drainage districts.

HB 2162, relating to knuckles, with penalty provisions.

HB 2163, relating to the cost of insulin.

HB 2164, relating to the land survey program headquarters building.

HB 2165, relating to retirement systems.

HB 2166, relating to prosecutions in state courts.

HB 2167, relating to generational use of public assistance.

HB 2168, relating to sales tax on trade-in purchases.

HB 2169, relating to Blair's law, with penalty provisions.

HB 2170, relating to the parole board.

HB 2171, relating to tax credits.

HB 2172, relating to use taxes, with penalty provisions, an emergency clause for a certain section, and a delayed effective date for certain sections.

HB 2173, relating to marriage, with penalty provisions and a delayed effective date for a certain section.

HB 2174, relating to workforce development in elementary and secondary education, with a delayed effective date for a certain section.

On motion of Representative Vescovo, the House recessed until 2:45 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo moved that Rule 124 be suspended.

Which motion was adopted by the following vote:

AYES: 147

Aldridge Allred Anderson Andrews Appelbaum Bailey Bangert Barnes Baringer Basye Billington Black 137 Black 7 Bland Manlove Beck Bondon Bosley Bromley Brown 27 Brown 70 Busick Butz Carpenter Chappelle-Nadal Burns Christofanelli Coleman 97 Chipman Clemens Coleman 32 DeGroot Dohrman Dinkins Dogan Cupps Ellebracht Evans Falkner Eggleston Eslinger Fishel Fitzwater Francis Gannon Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hurst Ingle Justus Kelley 127 Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Love Lynch Mackey McCreery McGaugh McGirl Merideth Messenger Mitten Morse 151 Moon Morgan Mosley Muntzel Neely O'Donnell Person Murphy Patterson Pietzman Pike Plocher Pfautsch Pierson Jr. Pogue Pollitt 52 Pollock 123 Porter Proudie Quade Razer Reedy Rehder Toalson Reisch Richey Roberts 161 Roberts 77 Remole Riggs Roden Rogers Rone Ross Runions Ruth Sauls Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Shull 16 Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson Windham Wood Wright Young Mr. Speaker

NOES: 001

McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 014

BakerBurnettCarterDeatonHudsonKelly 141MayhewMillerMorris 140Price

Rowland Sain Schnelting Tate

VACANCIES: 001

JOINT SESSION

The hour of the Joint Session having arrived, the Senate in a body was admitted and Lieutenant Governor Mike Kehoe, presiding, called the Joint Assembly to order.

The Missouri State Highway Patrol Troop F Color Guard presented the Colors, and the Pledge of Allegiance to the flag was recited.

The Secretary of the Senate called the roll, which showed a majority of the Senators present:

AYES: 33

Bernskoetter Brown Burlison Arthur Cierpiot Crawford Cunningham Curls Eigel Emery Hegeman Holsman Hoskins Hough Koenig Libla Luetkemeyer May Nasheed O'Laughlin Onder Rizzo Romine Rowden Sater Schatz Schupp Sifton Wallingford Walsh White Wieland Williams

ABSENT WITH LEAVE: 1

Riddle

The Chief Clerk of the House called the roll, which showed a majority of the Representatives present:

AYES: 142

Aldridge Allred Anderson Andrews Appelbaum Bailey Bangert Baringer Barnes Basye Beck Billington Black 137 Black 7 Bondon Bosley Bromley Brown 27 Brown 70 Burnett Burns Busick Butz Carpenter Chipman Christofanelli Clemens Coleman 32 Coleman 97 Cupps Deaton DeGroot Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner Fishel Fitzwater Francis Gannon Gray Green Griffith Gunby Gregory Grier Griesheimer Haden Haffner Hannegan Hansen Helms Henderson Hicks Houx Hovis Hudson Justus Kelley 127 Kelly 141 Hurst Ingle Kendrick Kidd Knight Kolkmeyer Lavender Lovasco Lynch Mackey McCreery Love McGaugh McGirl Merideth Messenger Morgan

Morris 140	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Patterson	Person	Pfautsch
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Rogers	Rone
Ross	Runions	Ruth	Schnelting	Schroer
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Shull 16	Simmons	Smith	Solon	Sommer
Stacy	Stephens 128	Stevens 46	Swan	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Wood	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 010

BakerBland ManloveEllebrachtHillMittenMoonPierson Jr.SaulsSpencerWindham

ABSENT WITH LEAVE: 010

Carter Chappelle-Nadal Mayhew McDaniel Miller Price Roden Rowland Sain Tate

VACANCIES: 001

The Sergeant-at-Arms announced the approach of the Honorable Michael L. Parson, Governor of the State of Missouri. The Governor was duly escorted to the House Chamber and the Speaker's dais, where he delivered the following message to the Assembly in Joint Session.

STATE OF THE STATE ADDRESS BY GOVERNOR MICHAEL L. PARSON

Statewide leaders, legislators, and special guests.

Thank you for the warm welcome and the honor of being here today to present the State of the State.

It was not long ago that I stood here and laid out a bold plan for the future of Missouri.

Back then, many were worried about the direction of our state. Some of you were probably worried about how your new Governor would lead and address the problems within Missouri.

But, because I love this state and the people of this state, I knew I was ready for that challenge, and with your help, ready to chart a new path for Missouri.

A path that would push us to the forefront of the nation by providing more opportunities for our citizens and make Missouri a destination for others around the country ready to embrace our Show Me way of life.

I also want to thank the many of you in this room and the thousands around the state who had confidence in me, supported my vision, and offered me patience at a trying time for Missouri.

Even though it was a challenging time, it was also an opportunity to do things differently, to tackle tough problems, and propose bold solutions, and with your help, we have made tremendous progress.

That is why I am confident telling you today that the state of our state is strong, and by working together, we will be ready for an even better future.

One year ago, I told you my administration would take a very disciplined approach to working for the people of Missouri and that workforce development and infrastructure must be our dedicated priorities.

Focusing on these issues would allow us to not only make short-term gains for our state, but also provide long-term stability and a solid foundation for future generations.

They were issues that we worked on together, regardless of party or region of the state.

And, most importantly, after listening to community, civic, and business leaders from across Missouri, I knew they shared the same belief that these issues would help strengthen every community across our state.

In fact, in just a single year, Missouri's workforce development agenda has caught the attention of the rest of the country.

Other states are now watching us and taking notes, and we are rapidly working towards our goal of becoming the Best in the Midwest, and frankly, the best in the nation.

For example, through our collaboration with employers, we now have 42,000 Missourians signed up for on-the-job training through the One Start program... 42,000.

We have reached second in the nation for apprenticeships, and we fully intend to keep that momentum going.

Our Fast Track scholarship program has reached hundreds of applications, and I am very proud that these scholarships are primarily used at our community colleges where women make up 61% of the total enrollment.

Another workforce development program I'm very proud of is ASPIRE MO, a 20-week program that helps incarcerated women develop business plans and prepare for successful re-entry into the workforce.

With us today in the upper gallery is Emily Kirchhoff and Nigaila Gibbs.

Both of these ladies served in the Vandalia women's correctional center.

Both of them would tell you they made poor choices in the past, but they stand before us today as graduates of ASPIRE MO.

Through this program, they have shown dedication to learning new skills, taking responsibility, getting back on their feet, and into the workforce.

Ms. Kirchhoff is employed at a call center that connects veterans to healthcare services.

Ms. Gibbs is employed at Americold, a storage and logistics company in St. Louis.

If we are to be a society that believes in forgiveness and second chances, then it is the next chapter in their lives that will matter most.

Please join me in recognizing Ms. Kirchhoff and Ms. Gibbs.

Please know we believe in you, we support you, and we wish you the best in the days to come.

The opportunities we have provided for individuals to better themselves – and in return provide a more stable environment for their families – will truly change lives long after all of us are gone.

When we talk about these successes in workforce development, it is also worth pointing out that real incomes are rising faster than any time in recent history.

More people have more money in their pockets, and the tax cuts at the state and federal level are absolutely having a positive impact here in Missouri.

Missouri now ranks 7th in the nation for small business wage growth.

And at 3.1 percent, our unemployment rate continues to remain at historic lows, and has been below the national unemployment rate for 40 consecutive months, another example that Missouri's growth is strong, and we are on the right track.

Not to mention that the African American unemployment rate in Missouri has dropped from over 10 percent in 2014 to 5.5 percent today.

Our workforce efforts have created over 40,000 new jobs since I took office... 40,000 new jobs.

And, more importantly, it is the private sector that is driving these investments, not government.

And here are just a few examples:

The Fortune 250 Agri-business company Bunge announced the relocation of its global headquarters from New York to St. Louis.

Bayer announced it will add 500 new jobs to the St. Louis region, and Pfizer also invested over \$230 million dollars.

Boeing secured a \$16 billion dollar contract to build the TX trainer, and NGA West just broke ground on their billion dollar campus in St. Louis.

On the other side of the state, companies like Swiss Re, Faurecia, CVS, and Waddell & Reed have made huge investments in the area.

And of course, Kansas City beat more than 130 other cities around the country to land two divisions from the USDA and over 500 new jobs for the first time in our nation's history.

Our big cities aren't the only ones generating new jobs and attracting investment.

Briggs and Stratton is creating 130 new jobs in Poplar Bluff. Dollar Tree invested \$110 million dollars for a new distribution center in Warrensburg, creating 375 new jobs.

Nucor Steel, the largest steel company in the United States, is close to production at its \$250 million dollar steel mill that will create 250 new jobs in Sedalia, Missouri.

Aurora Organic Dairy opened a new processing plant in Columbia, creating over 100 new jobs, and Purina invested \$115 million dollars to expand in Bloomfield.

And, about one month ago, General Motors announced one of the largest single project investments in our state's history in Wentzville with a \$1.5 billion dollar investment to build midsize trucks for North America.

And we like our trucks here in Missouri.

This is just the beginning, and these successes will help us build further momentum.

All of these are shared successes and show that by working together, our investments in workforce development and infrastructure are succeeding.

I am proud to report we have exceeded even our own estimates, and the result has been better cost savings and more projects for the people of Missouri.

As a matter of fact, Senator Schatz and Representative Ruth, I want to thank you for your leadership on getting the bridge bonding resolution completed, and let you know that our first round of bonds was achieved at an interest rate of 1.25 percent.

And, what triggered these bonds was an \$81.2 million dollar INFRA grant from the U.S. Department of Transportation to build the Rocheport Bridge.

Even more to celebrate are the vital grants we have received to complete the MacArthur Bridge in St. Louis, make significant improvements to the River Port in Cape Girardeau, solidify the East Locust reservoir project in northern Missouri, and finally wrap-up funding for the I-49 Bella Vista Bypass in Southwest Missouri.

I appreciate the support and leadership from our federal delegation in securing those funds, especially Congressman Sam Graves and Senator Roy Blunt.

These projects are critically important to their regions, and I am proud of MoDOT's hard work to leverage every tax dollar to the fullest and make our transportation system safer for ALL Missourians.

In addition to these projects, we got an even better return than expected on the infrastructure cost-share program you all passed.

I am excited to tell you that this nearly \$50 million dollar investment will lead to nearly \$150 million dollars in new infrastructure investment, and an economic impact of approximately \$350 million dollars.

The bold infrastructure proposals we all worked on together have netted \$1 billion dollars in new projects for our state.

There is so much excitement and optimism across all parts of the state, but right here in Jefferson City, we shook things up a little more.

We stopped talking about reform and pushed through real reforms that have changed state government for the better.

Our first reorganization effort of state government took effect this past August, impacting hundreds of state employees.

These changes represent the most significant reorganization of state government in decades.

This was the right thing to do to make government more efficient, more accountable, and more customer oriented to the people we serve.

As part of our efforts to improve state government, we also successfully consolidated a state prison that will save us \$22 million dollars every year.

And, on top of this, through greater efficiency, better management, and more accountability to the Missouri taxpayers, we gave our state employees a much-needed pay raise.

An effort like that does not happen if you don't have bold leaders who are dedicated to making state government better, so I would like to recognize all of my cabinet members seated in the rear gallery.

Please stand and be recognized.

I am proud of the support and commitment you show this state every day, and it is my honor to serve alongside you.

We have made record improvements in just a short period of time, but I believe there is still more to do and much more we can achieve with hard work.

Of course, it is important to know that these bold ideas are working. But, most importantly, it is about the impact it has on the lives of the everyday people of Missouri.

That is why my call this legislative session is to propose initiatives aimed at building stronger communities, improving education and workforce development, revitalizing our infrastructure, and making government more accountable.

It is critical to understand that all of these issues provide individuals with more opportunities, strengthen public safety, and create healthier and more stable communities, and I have learned that no one knows more about their communities than the mayors.

Seated in the upper gallery are the mayors and police chiefs of the four largest metro areas of our state.

Mayor Quinton Lucas of Kansas City, Mayor Lyda Krewson of St. Louis, Mayor Ken McClure of Springfield, and Mayor Brian Treece of Columbia.

All of these mayors care deeply about their cities, just as I care deeply about our entire state. We all know that Missouri is diverse, and so are the opinions and needs of the people within it.

But, regardless of what part of the state we come from, we all want our communities to be safe, and we worry when we see violent criminals threaten our neighborhoods.

That concern for our citizens brought the five of us together.

Despite our varied backgrounds and differing opinions, we have stayed focused on what we can accomplish by working together, while also showing respect and willingness to listen to one another.

These mayors understand my commitment to support the second amendment for law abiding citizens.

And let me be clear.

During my 6 years in the Army, 22 years in law enforcement, and as a lifetime member of the NRA, I have never wavered in my support for the Second Amendment.

But, we all have to understand the very real issue of violent crime affecting our neighborhoods and the potential consequence of doing nothing.

By working together, we have come up with solutions to help combat violent crime, such as:

- Providing greater protection for victims and witnesses.
- Providing more mental health resources and services.
- And, finally strengthening our laws to target violent criminals.

We won't always agree, and there will always be issues we each feel passionately about.

But, I am confident that by working together, the potential for our regions and the entire state of Missouri is even greater.

Please join me in recognizing the mayors and police chiefs of Kansas City, St. Louis, Springfield, and Columbia, Missouri.

We will continue to promote initiatives that incorporate more mental health resources into public safety, provide more targeted and tactical support for the pursuit of violent criminals, and encourage more coordination among law enforcement.

We know some of these efforts are already paying off.

Between Operation Triple Beam in Kansas City and our commitment of state personnel in St. Louis, remarkable results have been achieved, including:

- The arrest of hundreds of violent criminals,
- Gang members,
- And the seizure of nearly 30 pounds of illegal drugs.

With us here today are members of the Missouri Highway Patrol and the Division of Fire Safety who have been part of these efforts in St. Louis.

Please join me in recognizing their hard work and commitment to protecting the people of Missouri.

These results reflect real progress, and show that by all of us working together – federal, state, and local law enforcement, and community leaders – we can make a difference and keep violent criminals off our streets.

I also want to point out that we included community leaders.

As Governor, I have the greatest honor and privilege of representing all parts of our state, but I have learned the most powerful voice is often the one in the community.

With us here today are several members of the Missouri Faith Leadership Coalition.

I want to thank them for stepping up, leading by actions and not just words, putting their communities and congregations ahead of politics, and helping me better understand the struggles their communities face.

These leaders are also special to me because I know we all have a special faith.

And it is that special faith that allowed us to look past whatever differences we may have, and come together for a purpose higher than any one of us.

Would the members of the Missouri Faith Leadership Coalition please stand to be recognized?

There is also another special guest I would like to recognize today - Mrs. Bernice Jones.

By looking at us, you might not think Mrs. Jones and I have much in common.

But one Saturday at a Grill for Glory event, we realized we both have an immense love for children.

Mrs. Jones has 13 grandchildren, and I have six. Being a grandparent is something we both cherish.

I also learned that Mrs. Jones has been involved in her same community is St. Louis for over 50 years, keeping an eye on things, offering assistance to youth, and always serving others.

Sadly, she and I met because of the tragedy of children being shot in the street, but this also made me realize something else very important about working together.

We need to take more time to celebrate community leaders like Mrs. Jones who are making a real difference.

Not those who are trying to tear it apart and relish in the fear they create by headlines in the newspapers.

When it is hard to find the light in a bad situation, sometimes a spark is all you need to get the fire going again. Mrs. Jones has been that spark in her community.

She had the chance to leave, but she chose not to.

Mrs. Jones stayed to fight the fight and has truly changed lives for the better.

Please join me in recognizing Mrs. Jones.

As a former sheriff, it is important to me that we also give special thanks to those who risk their lives to keep ours safe.

Our law enforcement and emergency personnel do a job that most people don't want to do, but others expect them to do it.

We must trust them, and stand up for these brave men and women.

I hope that this legislative session, serious time and consideration will be given to these proposals to strengthen our communities.

While reducing violent crime is our immediate goal, I strongly believe that at the end of the day, it is about better education and skills to get a quality job because that is going to be the long-term solution.

Last year, our workforce development efforts focused on new training opportunities for working adults.

However, in some of our most troubled communities, or any community in Missouri for that matter, our children are the true workforce of tomorrow.

The most important and impactful time of a child's development is the early years of his or her life.

Missouri recently received a \$33.5 million dollar preschool development grant aimed at creating a more effective, high-quality early learning system.

With this funding, we have the opportunity to strengthen our early childhood offerings and better prepare Missouri children for success, which is crucial to the development of a strong workforce.

In addition to early childhood education, we will also focus on increasing opportunities for high-demand training at the high school level.

We need to ensure our students understand the many opportunities out there, whether it be going into the workforce, the military, a community college, technical school, or a four-year degree.

Currently in Missouri approximately, 30 percent of our population has a four-year degree from a college or university, meaning that 70 percent does not.

We need to move away from the stigma that not having a college degree is a failure, when in fact there are many other excellent education and job training opportunities.

This is why we are seeking \$750,000 dollars to certify approximately 12,000 new high school students as work-ready through the Work Keys program.

This is a major step that could open doors to students not sure if college is in their immediate plans, but still put them on a path to greater opportunities.

In addition, we are proposing greater access to virtual education for high school students, as well as home school students.

We will also be working to expand opportunities through Jobs for America's Graduates, a program that helps youth graduate from high school and transition to the workforce.

And, for our college-bound students, we have secured a total of \$5.3 million dollars to increase Bright Flight and A+Scholarship funding.

We are also proposing another \$19 million dollars for the MoExcels Workforce Initiative.

And, we can do all of this while increasing school transportation funding and still fully funding our Foundation Formula.

This focus on training our future workforce has been a true collaborative effort, and I greatly appreciate the partnership we've had from the private sector and the education arena.

Many of these changes to our workforce system would not be possible without our teachers, and that is why I also want to start discussing ways to improve teacher pay.

However, the solution cannot just be asking the state to write a bigger check.

We are going to ask school districts, school boards, and DESE to propose a better plan for our teachers.

Being an educator today is not an easy job.

By supporting them, we also support our children, their futures, and the future of our state.

Here with us today is Missouri Teacher of the Year - Misty Grandel - from Fordland R-III High School.

No person has a greater impact on our children's education than a teacher who helps them flourish and grow. Ms. Grandel is a shining example of this.

Please join me in recognizing Missouri Teacher of the Year - Ms. Grandel.

And to all of Missouri's outstanding educators, thank you for what you do.

This next phase of our plan will help continue our momentum, but we can't emphasize workforce development without infrastructure.

That is a big reason why approximately \$5 billion dollars in new private investment has poured into our state, why our unemployment remains at record lows, why we are pulling ahead of our neighboring states, and we must keep up the hard work.

We will continue to build on critical infrastructure, and we will once again propose setting aside \$4 million dollars in disaster recovery funds.

Unfortunately, the flooding we saw last year was some of the worst we have seen in decades and even historically.

But I want to truly thank the work of Senator Hegeman, Representative Andrews, and other legislators for their leadership in their communities during these trying times.

Despite these challenges, we have still made some major accomplishments worth celebrating.

We have proven that we can get through tough times and together, we are creating a new horizon of opportunity for infrastructure in our state.

Some of the most exciting infrastructure investments we will see this year can be tied back to the bold bridge infrastructure plan that you as legislators passed.

More than 250 bridges around the state will be repaired or replaced.

These bridges are not only critically important to their local communities, but also to public safety.

For example, by combining our bridge proposal with federal funding secured by Congressman Graves, Missouri is now on track to significantly reduce the number of deficient bridges in the 6th Congressional District, which encompasses nearly half of our entire state.

And that is a major milestone.

One of the benefits of the plan we laid out last year was not only the immediate impact, but also the additional resources it would free up for other critical projects.

An example of this is MoDOT's recent announcement of a huge investment to rebuild a substantial portion of I-270 throughout North County.

This renovation has been needed for a long time, and because of our bold steps and MoDOT's innovation, we have made a real change to this system.

Another very successful part of our transportation plan last year was the cost-share program, and I am excited to announce that we will again be putting another \$50 million dollars toward the cost-share program this year.

And before I move on, there is one more very special project that I am so proud to announce, especially in front of Mayor Lucas and our Kansas City delegation, and that is we will build the Buck O'Neil Bridge.

These investments are exciting to celebrate, and we have been working hard to make them a reality.

We have also been driving greater efficiency and more accountability for Missourians hard earned tax dollars, so that we can reap these returns without increasing taxes.

By rolling up our sleeves and doing the hard work, we have generated impressive cost savings.

The single largest area we have been able to find savings is in the Medicaid system, which accounts for over \$10 billion dollars – over one-third – of our state budget.

Under the leadership of Director Todd Richardson, a new level of accountability and enforcement have been put back in place – both common sense things expected by the average Missourian.

The result has been a savings of \$84 million dollars, further protecting citizens who need the services most, and taxpayers who deserve their tax dollars be used wisely.

While some in the press are eager to criticize this improved efficiency – or outright misrepresent it – the truth is that this system has been broken for many years and unproductively serving every Missourian who is paying for it.

At the same time opponents have been criticizing our increased accountability, they have also been promoting expanding this system.

But, the reality is that expanding this system comes at the cost of other vital services such as education, workforce development, and improving our aging infrastructure.

So, make no mistake about it, the vague proposal they are not explaining or purposely withholding is a massive tax increase that Missourians cannot afford.

The hard work we are doing to drive efficiency isn't just by supporting policy provisions.

It is fundamentally reforming state government and driving accountability across all systems.

This is a major shift from the same old style of government that is often supported, where small changes are made around the edges, but real changes are thought "too big" and too hard to do.

My administration has and will continue to do the hard work, and the benefit will be for Missouri taxpayers.

The progress we are making is real and exciting, but there is more we can do to improve government and promote our state.

We must have real tort reform.

And, another simple way we can improve government and promote Missouri is by offering license reciprocity to the spouses of the men and women who proudly serve our country in the United States military.

As a veteran myself, I am proud that Missouri is home to over 480,000 veterans, and I hope that we can bring more to our state.

Allowing license reciprocity would not only help us attract more military families, but also fill critical jobs in our economy.

And Senator Brown and Representative Lynch, I am counting on you to get that legislation on my desk, very soon.

From the beginning, our state's economy and future financial health have always been of utmost importance to our administration, and it is our responsibility to pass this on to the next generation.

So, I have one last proposal I will outline today.

As mentioned before, my administration has been more serious than any other in our financial discipline. We have led by example by again leaving over \$100 million dollars on the bottom line.

However, we can do more.

Which is why I am supporting that we put a cash operating expense fund in place to give our state greater flexibility and stronger finances than ever before.

Since the beginning of our administration, our State Treasurer, Budget Director, and my Chief of Staff have been discussing this opportunity, and I am proud that we can finally make this vision a reality.

To initiate this fund, I am proposing setting aside \$100 million dollars this year.

And, to ensure this savings remains stable, we will direct Wayfair collections into this fund until it establishes solvency.

And, we will use the remaining portion to pay off debt obligations, as well as provide another funding mechanism for infrastructure programs done on a cost-share basis.

This final allocation would both increase the long-term financial strength of our state, and create another consistent funding source to further update our aging infrastructure.

Our pro-growth policies and conservative budgeting are working.

And together, we can set the stage for greatness for Missouri and our future generations.

It is no secret there are elections in the coming months. Everyone here is well aware of this.

But, I'm sure there are some of you here at the end of your term that feel a little differently about the coming months.

When returning home to the people you serve, at the forefront of your mind will be what you accomplished to help improve your communities.

If we thought more about what we accomplished at the end of our time, we would likely spend our days a little differently.

My guess is that we would spend less time fighting each other over the few differences we have and more time working on the things that we agree on.

We have all seen what the outcome of this behavior is when we watch what is going on in Washington, D.C.

Surely we can do better.

Surely as the Show Me State, where our namesake inherently promotes action and results over words, we have a higher sense of obligation to work together.

Some may argue that all these victories are just coincidental, but I firmly believe they are not.

I believe is it about a commitment to finding a solution while still standing up for your values.

For me, these are values like my faith, my family, and our nation's flag.

And, another value I will always stand up for is protecting those who cannot protect themselves. All life has value, including the unborn!

Perhaps it is my gray hair, but I am at the time in my career when what I leave behind and how I leave it is more important than impressing people and worrying about who I am not.

Make no mistake, in this arena you will be attacked.

You will have to endure reading nothing but speculation about your motives, your commitment, and your beliefs.

But, you also have to choose to stand against these attempts to divide one another, and instead be a leader.

As long as I am allowed to serve the people, I will work hard to make Missouri better and hand it off to whomever follows me in better shape than I received it.

So, my final call is to challenge each of you to know one another better.

This also means that we have to be willing to trust one another more.

And my hope in the near future is that all of us will be able to celebrate more successes with one another, but the real benefits will be for the people of Missouri and our future generations.

It is an honor and privilege to be the 57th Governor of the State of Missouri.

God bless you, God bless the great State of Missouri, and God bless the United States of America.

The Joint Session was dissolved by Senator Rowden.

Speaker Haahr resumed the Chair.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4595 - Consent and House Procedure

COMMITTEE REPORTS

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1511** and **HB 1452**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Coleman (32), Coleman (97), Dinkins, Grier, Helms, Porter, Roberts (161), Ross, Shawan, Sommer and Washington

Noes (1): Carpenter

Absent (1): Neely

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2046**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Coleman (32), Coleman (97), Dinkins, Grier, Helms, Porter, Roberts (161), Ross, Shawan, Sommer and Washington

Noes (1): Carpenter

Absent (1): Neely

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1450**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (2): Bondon and Christofanelli

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1963**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (2): Bondon and Christofanelli

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2033**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Fitzwater, Houx, Miller and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (2): Bondon and Christofanelli

WITHDRAWAL OF HOUSE BILLS

January 15, 2020

Dana Rademan Miller - Chief Clerk Missouri House of Representatives

WITHDRAWAL of HB 1911

Dana:

I am respectively requesting that **House Bill No. 1911** be withdrawn.

Thank you for your assistance. If you have any questions, please do not hesitate to contact me.

/s/ Mike Moon State Representative District 157

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, January 16, 2020.

CORRECTION TO THE HOUSE JOURNAL

HOUSE JOURNAL CORRECTION AFFIDAVIT

I, State Representative Mary Elizabeth Coleman, District 97, hereby state and affirm that on Page 204 of the Journal of the House, my vote on the motion to approve the Journal of the House for the Fourth Day, Tuesday, January 14, 2020 was incorrectly recorded as "Absent with Leave." Pursuant to House Rule 94, I am requesting that the Journal be corrected to show that I was in fact present in the chamber when the vote was taken. I did in fact vote, my vote was incorrectly recorded, and should have been recorded as "Aye."

IN WITNESS THEREOF, I have hereunto subscribed my hand to this affidavit on this 15th day of January, 2020.

/s/ Mary Elizabeth Coleman State Representative

FOR NOTARY USE

State of Missouri)) ss.
County of Cole)

Subscribed and sworn before me this 15th of January in the year 2020.

/s/Paula Medlin Notary Public

COMMITTEE HEARINGS

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1488, HB 1342

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Thursday, January 16, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1543, HB 1702

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Thursday, January 16, 2020, 10:30 AM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: HB 2061

Executive session may be held on any matter referred to the committee.

CANCELLED

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Tuesday, January 21, 2020, 5:00 PM, House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

JUDICIARY

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1435, HB 2049, HB 1873

Executive session will be held: HB 1604

Executive session may be held on any matter referred to the committee.

AMENDED

LOCAL GOVERNMENT

Tuesday, January 21, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1698, HB 1700, HB 1933

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 4.

Executive session will be held: HB 1467, HB 1934

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, January 16, 2020, 9:00 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Note: Hearing room change.

HB 1452, HB 1511, HB 2046 - executive session pending referral.

CORRECTED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, January 16, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1293, HB 1468

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

General informational meeting on topics including school safety and aerial surveillance.

Representatives from multiple homeland security related organizations will be present to speak.

SPECIAL COMMITTEE ON TOURISM

Thursday, January 16, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HCR 61, HB 1383, HB 1421

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

hearing.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Thursday, January 16, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Agriculture, Department of Conservation,

Department of Natural Resources, Department of Economic Development, Department of

Commerce & Insurance, and Department of Labor. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Rep. Kelly's office at (573) 751-2205. A sign-in sheet will also be available at the

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, January 21, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Elementary and Secondary Education.

We will take public testimony regarding the appropriations for the Department of Elementary and Secondary Education and the Department of Higher Education and Workforce Development. If you would like to be on the list to testify, please contact Rep. Rusty Black's office at (573) 751-2917. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. Statewide elected officials are welcome to attend and present, or may defer their overview presentation to a later date with the Budget Committee, concurrent with their budget presentation. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender, and the General Assembly. If you would like to be on the list to testify, please contact Rep. Trent's office at (573) 751-0136. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 22, 2020, 30 minutes upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Wednesday, January 22, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Corrections, Department of Public Safety, Department of Transportation, and Department of Revenue. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Rep. Walsh's office at (573) 751-2134. A sign-in sheet will also be available at the hearing.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 23, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

TRANSPORTATION

Thursday, January 16, 2020, 8:30 AM, House Hearing Room 7. Public hearing will be held: HB 1935, HB 1959, HB 1418, HB 1330 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 5. Public hearing will be held: HB 1894, HJR 85, HB 1860, HB 1584, HB 1895 Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, January 22, 2020, 6:00 PM, House Hearing Room 4. Public hearing will be held: HB 1454, HB 2038 Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTH DAY, THURSDAY, JANUARY 16, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 74

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 101 through HJR 103

HOUSE BILLS FOR SECOND READING

HB 2175 through HB 2209

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith HCS HB 17 - Smith HCS HB 18 - Smith HCS HB 19 - Smith

JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SIXTH DAY, THURSDAY, JANUARY 16, 2020

The House met pursuant to adjournment.

Representative Cupps in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 75, introduced by Representative Deaton, relating to the impeachment of President Donald J. Trump.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 2210**, introduced by Representative Moon, relating to gender reassignment, with penalty provisions.
- **HB 2211**, introduced by Representative Hill, relating to tax credits.
- **HB 2212**, introduced by Representative Morris (140), relating to the authorization of assistant physicians to issue physician certifications.
- HB 2213, introduced by Representative Christofanelli, relating to income tax.
- HB 2214, introduced by Representative Christofanelli, relating to sovereign immunity.
- **HB 2215**, introduced by Representative Kolkmeyer, relating to the petroleum storage tank insurance fund.
- **HB 2216**, introduced by Representative Coleman (97), relating to the preservation of the family.
- **HB 2217**, introduced by Representative Sauls, relating to workers' compensation for firefighters and other first responders.

- **HB 2218**, introduced by Representative Mayhew, relating to the appointment of guardians or conservators of certain persons.
- HB 2219, introduced by Representative Ross, relating to continuing education requirements for optometrists.
- **HB 2220**, introduced by Representative Dohrman, relating to dual credit and STEM studies enhancement scholarships.
- **HB 2221**, introduced by Representative Vescovo, relating to criminal offenses, with penalty provisions and an emergency clause.
- HB 2222, introduced by Representative Evans, relating to Head Start school buses.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 74, relating to the Dred Scott decision.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- HJR 101, relating to regulating the legislature to limit the influence of partisan or other special interests, with penalty provisions.
- **HJR 102**, relating to initiative petitions.
- HJR 103, relating to the state department of defense.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2175**, relating to call spoofing.
- HB 2176, relating to criminal offenses.
- **HB 2177**, relating to campus intellectual diversity.
- **HB 2178**, relating to the narcotics control act, with penalty provisions.
- **HB 2179**, relating to prohibiting public entities from contracting with companies discriminating against Israel.
- HB 2180, relating to taxation.

- HB 2181, relating to landowner liability.
- HB 2182, relating to the uniform small wireless facility deployment act.
- HB 2183, relating to street light maintenance districts.
- **HB 2184**, relating to political subdivisions.
- HB 2185, relating to unclaimed lottery prizes.
- HB 2186, relating to concealed carry permits.
- **HB 2187**, relating to the designation of a memorial bridge.
- **HB 2188**, relating to timeshares, with penalty provisions.
- HB 2189, relating to the cash operating expense fund.
- **HB 2190**, relating to the operation of motorcycles and motortricycles, with penalty provisions.
- **HB 2191**, relating to compensation of court reporters.
- HB 2192, relating to valuation of bids for state contracts.
- HB 2193, relating to the operation of motorcycles and motortricycles, with penalty provisions.
- HB 2194, relating to off-highway vehicles.
- **HB 2195**, relating to the admissibility of witness statements.
- **HB 2196**, relating to an earned income tax credit, with a contingent effective date.
- **HB 2197**, relating to imprisonment, with penalty provisions.
- **HB 2198**, relating to Mormon war remembrance day.
- HB 2199, relating to child passenger restraint systems, with penalty provisions.
- HB 2200, relating to human sexuality instruction in public schools, with a penalty provision.
- **HB 2201**, relating to sentence review for certain persons.
- HB 2202, relating to child care.
- HB 2203, relating to child care.

HB 2204, relating to credit unions.

HB 2205, relating to funds held in reserve for life care contracts.

HB 2206, relating to the state treasurer.

HB 2207, relating to witness protection programs.

HB 2208, relating to tax credits for certain alternative fuel refueling properties.

HB 2209, relating to the state department of defense.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 59 - Special Committee on Tourism

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 60 - Elections and Elected Officials

HJR 63 - Elections and Elected Officials

HJR 66 - Elections and Elected Officials

HJR 76 - General Laws

HJR 79 - Elections and Elected Officials

HJR 88 - Ways and Means

HJR 97 - Elections and Elected Officials

HJR 101 - General Laws

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1270 - Health and Mental Health Policy

HB 1275 - Special Committee on Student Accountability

HB 1291 - Judiciary

HB 1320 - Judiciary

HB 1334 - Transportation

HB 1341 - Judiciary

HB 1344 - General Laws

HB 1364 - Judiciary

HB 1366 - Special Committee on Homeland Security

HB 1387 - Special Committee on Aging

HB 1412 - Judiciary

- HB 1422 Judiciary
- HB 1447 Transportation
- **HB 1473** Veterans
- HB 1481 Judiciary
- HB 1482 Special Committee on Aging
- HB 1486 Health and Mental Health Policy
- HB 1520 Judiciary
- HB 1525 Crime Prevention and Public Safety
- HB 1546 Judiciary
- HB 1556 Conservation and Natural Resources
- **HB 1566** Veterans
- HB 1569 Elementary and Secondary Education
- HB 1570 General Laws
- HB 1572 Special Committee on Tourism
- HB 1583 Agriculture Policy
- HB 1596 Judiciary
- HB 1600 Elections and Elected Officials
- HB 1620 Crime Prevention and Public Safety
- HB 1635 Crime Prevention and Public Safety
- HB 1653 Judiciary
- HB 1655 Elections and Elected Officials
- HB 1664 Budget
- HB 1679 Judiciary
- HB 1685 Judiciary
- HB 1693 Insurance Policy
- **HB 1704** Transportation
- HB 1706 Judiciary
- HB 1708 General Laws
- **HB 1716** Veterans
- HB 1719 Transportation
- HB 1734 Ways and Means
- HB 1735 Budget
- HB 1736 Financial Institutions
- HB 1737 Special Committee on Homeland Security
- HB 1741 Special Committee on Homeland Security
- HB 1743 Special Committee on Aging
- HB 1744 Transportation
- HB 1758 Professional Registration and Licensing
- HB 1759 Conservation and Natural Resources
- HB 1760 Elections and Elected Officials
- HB 1764 Judiciary
- HB 1768 Economic Development
- HB 1769 Special Committee on Tourism
- HB 1770 Special Committee on Tourism
- **HB 1785** General Laws

- **HB 1795** Agriculture Policy
- HB 1809 General Laws
- HB 1814 Local Government
- HB 1815 Judiciary
- HB 1819 Local Government
- HB 1853 Elections and Elected Officials
- HB 1854 Local Government
- HB 1882 Crime Prevention and Public Safety
- HB 1883 Crime Prevention and Public Safety
- HB 1885 Veterans
- HB 1888 Judiciary
- HB 1896 General Laws
- HB 1898 Corrections and Public Institutions
- HB 1899 Corrections and Public Institutions
- HB 1907 Ways and Means
- HB 1912 Transportation
- HB 1916 Transportation
- HB 1926 Special Committee on Career Readiness
- HB 1952 Judiciary
- HB 1955 Judiciary
- HB 1962 Professional Registration and Licensing
- HB 1969 Special Committee on Small Business
- HB 1995 Professional Registration and Licensing
- HB 1996 Judiciary
- HB 1998 Special Committee on Student Accountability
- HB 1999 Pensions
- HB 2047 Ways and Means
- HB 2058 General Laws
- HB 2064 Judiciary
- HB 2071 Special Committee on Small Business
- HB 2072 Special Committee on Small Business
- HB 2089 Insurance Policy
- HB 2092 Financial Institutions
- HB 2093 General Laws
- HB 2094 Utilities
- **HB 2111** Agriculture Policy
- **HB 2116** General Laws
- HB 2120 Special Committee on Homeland Security
- HB 2136 Judiciary
- HB 2140 Judiciary
- HB 2179 General Laws
- HB 2182 Utilities
- HB 2199 Children and Families

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following committee to act with a like committee from the House pursuant to **HCR 58**.

Senators: Arthur, Emery, Luetkemeyer, May, O'Laughlin, Onder, Rizzo, Schupp, Sifton and Wieland.

COMMITTEE APPOINTMENTS

January 16, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Wiley Price and Representative Scott Cupps to the Special Committee on Student Accountability.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

COMMITTEE CHANGES

January 16, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Wiley Price from the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District The following members' presence was noted: Aldridge, Allred, Anderson, Andrews, Appelbaum, Baker, Baringer, Barnes, Basye, Beck, Billington, Black (7), Black (137), Bland Manlove, Bondon, Bromley, Brown (70), Brown (27), Burnett, Burns, Busick, Butz, Chappelle-Nadal, Chipman, Christofanelli, Clemens, Coleman (32), Coleman (97), Cupps, Deaton, DeGroot, Dinkins, Dogan, Dohrman, Eggleston, Ellebracht, Evans, Falkner, Fishel, Fitzwater, Francis, Gray, Green, Grier, Griesheimer, Griffith, Gunby, Haahr, Haden, Haffner, Hansen, Helms, Henderson, Hicks, Hill, Hudson, Hurst, Ingle, Justus, Kelley (127), Kelly (141), Kendrick, Kidd, Knight, Kolkmeyer, Lavender, Lovasco, Love, Lynch, Mackey, Mayhew, McDaniel, McGaugh, McGirl, Merideth, Miller, Mitten, Moon, Morgan, Morris (140), Morse (151), Mosley, Muntzel, Murphy, O'Donnell, Person, Pfautsch, Pierson Jr., Pike, Pogue, Pollitt (52), Pollock (123), Porter, Price, Proudie, Quade, Razer, Reedy, Rehder, Remole, Richey, Riggs, Roberts (161), Roberts (77), Roden, Rogers, Rone, Ross, Runions, Ruth, Sauls, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan, Shull (16), Simmons, Smith, Solon, Stacy, Stevens (46), Tate, Taylor, Toalson Reisch, Trent, Veit, Vescovo, Washington, Wiemann, Wilson, Windham, Wood, Wright, and Young.

ADJOURNMENT

On motion of Representative Cupps, the House adjourned until 4:00 p.m., Tuesday, January 21, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 22, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1752, HB 1795

Executive session will be held: HB 1335, HB 1348

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, January 22, 2020, 2:00 PM, Joint Hearing Room (117).

Public hearing will be held: HB 1664

Executive session may be held on any matter referred to the committee.

Organizational meeting, public hearing to follow.

BUDGET

Thursday, January 23, 2020, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Transportation.

CHILDREN AND FAMILIES

Tuesday, January 21, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1306, HB 2065, HB 1727

Executive session will be held: HB 1411

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, January 27, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1804, HB 1694, HB 1292, HB 1711

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 3.

Executive session will be held: HB 1296, HB 1696

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1488, HB 1342

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Tuesday, January 21, 2020, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1256

Executive session will be held: HB 1526, HB 1631, HB 1632

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1600, HB 1655, HJR 63, HJR 79

Executive session will be held: HB 1434, HB 1640, HB 1787

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1568, HB 1347, HB 1317, HB 1636

Executive session will be held: HB 1540, HB 1559

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, January 22, 2020, 12:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1693

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Tuesday, January 28, 2020, 8:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Report from Director McKenna of MODOT.

Report on specialty plate application from Department of Revenue.

Report on highway naming application from MODOT.

JOINT TASK FORCE ON RADIOLOGIC TECHNOLOGIST LICENSURE

Tuesday, January 21, 2020, 5:00 PM, House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Continued discussion of recommendations.

JUDICIARY

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1435, HB 2049, HB 1873, HB 2140

Executive session will be held: HB 1604

Executive session may be held on any matter referred to the committee.

AMENDED

LOCAL GOVERNMENT

Tuesday, January 21, 2020, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1698, HB 1700, HB 1933

Executive session may be held on any matter referred to the committee.

PENSIONS

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 4.

Executive session will be held: HB 1467, HB 1934

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, January 21, 2020, 1:00 PM, House Hearing Room 3.

Executive session will be held: HCS HB 2046, HCS HBs 1511 & 1452

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING

Wednesday, January 22, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1387, HB 1482

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1366, HB 1737, HB 2120, HB 1741

Executive session will be held: HB 1521

Executive session may be held on any matter referred to the committee.

AMENDED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

General informational meeting on topics including school safety and aerial surveillance.

Representatives from multiple homeland security related organizations will be present to speak.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1806, HB 1969

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, January 29, 2020, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1586

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, January 21, 2020, 12:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Elementary and Secondary Education.

We will take public testimony regarding the appropriations for the Department of Elementary and Secondary Education and the Department of Higher Education and Workforce Development.

If you would like to be on the list to testify, please contact Rep. Rusty Black's office at (573) 751-2917. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. Statewide elected officials are welcome to attend and present, or may defer their overview presentation to a later date with the Budget Committee, concurrent with their budget presentation. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly. If you would like to be on the list to testify, please contact Rep. Trent's office at (573) 751-0136. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 22, 2020, 30 minutes upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Wednesday, January 22, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Corrections, Department of Public Safety, Department of Transportation and Department of Revenue. Public testimony will be taken

regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Rep. Walsh's office at (573) 751-2134. A sign-in sheet will also be available at the hearing.

TASK FORCE ON SUBSTANCE ABUSE PREVENTION AND TREATMENT

Thursday, January 23, 2020, 1:00 PM or upon adjournment (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on mental health.

UTILITIES

Tuesday, January 21, 2020, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2094

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, January 22, 2020, 12:00 PM, House Hearing Room 1. Public hearing will be held: HB 1716, HB 1473, HB 1566, HB 1485 Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 5. Public hearing will be held: HB 1894, HJR 85, HB 1860, HB 1584, HB 1895 Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, January 22, 2020, 6:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1454

Executive session may be held on any matter referred to the committee.

Removed HB 2038.

AMENDED

HOUSE CALENDAR

SEVENTH DAY, TUESDAY, JANUARY 21, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 75

HOUSE BILLS FOR SECOND READING

HB 2210 through HB 2222

HOUSE BILLS FOR PERFECTION

HB 1963 - Fitzwater HB 1450 - Schroer

HCS HB 2033 - Hansen

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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ONE HUNDREDTH GENERAL ASSEMBLY of the STATE OF MISSOURI

SECOND REGULAR SESSION

FIRST DAY, Wednesday, January 8, 2020

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God is able to provide you in abundance for every good work. (II Corinthians 9:8)

Almighty God, our Creator, whom we seek to serve and to whom we look for guidance, we bow before the altar of prayer at noon offering to You the gratitude and the loyalty of our hearts. We thank You for this new day, fresh from Your hand, with its possibilities for great and good living. By Your spirit, may we always be honest, kind, and forgiving. May we be mild in our criticism of others, patient with those who criticize us, and considerate with those who differ from us. As we follow the example of the Scriptures that instructed us about doing good for others, may we during this new session consistently reflect on the power of the word of God.

Through these historic times, bless our Governor, the Speaker, Members of this House, their families and all who work with them. May the blessing of Your powerful presence rest upon us this day and every day. Together lead us in the paths of unity and peace for Your name's sake here in the People's House.

And the House says, "Amen!"

The Missouri State Highway Patrol Troop F Color Guard presented the Colors.

The Pledge of Allegiance to the flag was recited.

COMMUNICATIONS FROM THE SECRETARY OF STATE

TO THE CHIEF CLERK OF THE MISSOURI HOUSE Honorable Dana Rademan Miller Jefferson City, MO

Madam:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 22nd Legislative District in the State of Missouri, on the 5th day of November, 2019, as provided by law, the following named person was elected to the office of State Representative, 22nd Legislative District as shown by the election results certified to this office by the election authorities of the 22nd Legislative District.

Name Office

Yolanda Young 3818 Highland Ave Kansas City, MO 64109 State Representative 22nd Legislative District

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of my office this 2nd day of December, 2019.

/s/ Jay Ashcroft Secretary of State

TO THE CHIEF CLERK OF THE MISSOURI HOUSE Honorable Dana Rademan Miller Jefferson City, MO

Madam:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 36th Legislative District in the State of Missouri, on the 5th day of November, 2019, as provided by law, the following named person was elected to the office of State Representative, 36th Legislative District as shown by the election results certified to this office by the election authorities of the 36th Legislative District.

Name Office

Mark A. Sharp 8401 E 103rd Ter Kansas City, MO 64134 State Representative 36th Legislative District

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of my office this 2nd day of December, 2019.

/s/ Jay Ashcroft Secretary of State

TO THE CHIEF CLERK OF THE MISSOURI HOUSE Honorable Dana Rademan Miller Jefferson City, MO

Madam:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 74th Legislative District in the State of Missouri, on the 5th day of November, 2019, as provided by law, the following named person was elected to the office of State Representative, 74th Legislative District as shown by the election results certified to this office by the election authorities of the 74th Legislative District.

Name Office

Mike Person 1480 Alicia Ave St. Louis, MO 63135 State Representative 74th Legislative District

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of my office this 2nd day of December, 2019.

/s/ Jay Ashcroft Secretary of State

TO THE CHIEF CLERK OF THE MISSOURI HOUSE Honorable Dana Rademan Miller Jefferson City, MO

Madam:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 78th Legislative District in the State of Missouri, on the 5th day of November, 2019, as provided by law, the following named person was elected to the office of State Representative, 78th Legislative District as shown by the election results certified to this office by the election authorities of the 78th Legislative District.

Name Office

Rasheen Aldridge 110 N 17th St, Apt 504 St. Louis, MO 63103 State Representative 78th Legislative District

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of my office this 2nd day of December, 2019.

/s/ Jay Ashcroft Secretary of State

TO THE CHIEF CLERK OF THE MISSOURI HOUSE Honorable Dana Rademan Miller Jefferson City, MO

Madam:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 99th Legislative District in the State of Missouri, on the 5th day of November, 2019, as provided by law, the following named person was elected to the office of State Representative, 99th Legislative District as shown by the election results certified to this office by the election authorities of the 99th Legislative District.

Name Office

Trish Gunby 1406 Redwood Forest Dr Manchester, MO 63021 State Representative 99th Legislative District

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of my office this 2^{nd} day of December, 2019.

/s/ Jay Ashcroft Secretary of State

TO THE CHIEF CLERK OF THE MISSOURI HOUSE Honorable Dana Rademan Miller Jefferson City, MO

Madam:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 158th Legislative District in the State of Missouri, on the 5th day of November, 2019, as provided by law, the following named person was elected to the office of State Representative, 158th Legislative District as shown by the election results certified to this office by the election authorities of the 158th Legislative District.

Name Office

Scott Cupps 20376 Farm Road 1230 Shell Knob, MO 65747 State Representative 158th Legislative District

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of my office this 2nd day of December, 2019.

/s/ Jay Ashcroft Secretary of State

OATH OF OFFICE

Representatives-elect Yolanda Young, Mark A. Sharp, Mike Person, Rasheen Aldridge, Trish Gunby, and Scott Cupps advanced to the bar and subscribed to the Oath of Office, which was administered by the Honorable Elijah Haahr, Speaker of the Missouri House of Representatives.

The following roll call indicated a quorum present:

AYES: 059

Anderson	Appelbaum	Bailey	Bangert	Baringer
Barnes	Basye	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burns	Busick
Butz	Carpenter	DeGroot	Fishel	Francis
Gannon	Gunby	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hovis	Hurst
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Lovasco	Love	McCreery	McGaugh	McGirl
Messenger	Morgan	Morris 140	Muntzel	Neely
Person	Pogue	Remole	Richey	Riggs
Sauls	Sharpe 4	Shields	Solon	Taylor
Walsh	Washington	Wright	Young	

NOES: 001

Rowland

PRESENT: 097

Aldridge	Allred	Andrews	Baker	Beck
Billington	Bland Manlove	Bosley	Burnett	Chappelle-Nadal
Chipman	Clemens	Coleman 32	Coleman 97	Cupps

Deaton	Dinkins	Dogan	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fitzwater
Gray	Gregory	Grier	Griesheimer	Griffith
Hicks	Hill	Houx	Hudson	Ingle
Knight	Kolkmeyer	Lavender	Lynch	Mackey
Mayhew	Merideth	Miller	Moon	Morse 151
Mosley	Murphy	O'Donnell	Patterson	Pfautsch
Pierson Jr.	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Price	Proudie	Quade
Razer	Reedy	Rehder	Toalson Reisch	Roberts 161
Roberts 77	Roden	Rogers	Rone	Ross
Runions	Ruth	Sain	Schnelting	Schroer
Sharp 36	Shaul 113	Shawan	Shull 16	Simmons
Smith	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Trent	Unsicker
Veit	Vescovo	Wiemann	Wilson	Windham
Wood	Mr. Speaker			

ABSENT WITH LEAVE: 005

Carter Christofanelli Green McDaniel Mitten

VACANCIES: 001

Pursuant to Section 9.141, RSMo, the Bill of Rights was read by Marilyn Seaton, Senior Legislative Specialist, Office of the Assistant Chief Clerk.

HOUSE RESOLUTIONS

Representative Vescovo offered HR 4515, which was read.

HOUSE RESOLUTION NO. 4515

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the One Hundredth General Assembly, Second Regular Session, informs the Senate that the House is duly convened and is now in session ready for consideration of business.

On motion of Representative Vescovo, HR 4515 was adopted.

Representative Vescovo offered HR 4516, which was read.

HOUSE RESOLUTION NO. 4516

BE IT RESOLVED, that a message be sent to the Governor of the State of Missouri to inform His Excellency that the House of Representatives of the One Hundredth General Assembly, Second Regular Session, of the State of Missouri, is now regularly organized and ready for business, and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Vescovo, HR 4516 was adopted.

Representative Veit offered House Resolution No. 4527.

Representative Rowland offered House Resolution No. 4530.

Representative Schroer offered House Resolution No. 4532.

Representative Schroer offered House Resolution No. 4533.

Representative Murphy offered House Resolution No. 4535.

HOUSE CONCURRENT RESOLUTIONS

Representative Vescovo offered HCR 57, which was read.

HOUSE CONCURRENT RESOLUTION NO. 57

BE IT RESOLVED, by the House of Representatives of the One Hundredth General Assembly, Second Regular Session, of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 3:00 p.m., Wednesday, January 15, 2020, to receive a message from His Excellency, the Honorable Michael L. Parson, Governor of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten (10) members from the House of Representatives be appointed by the Speaker to act with a committee of ten (10) members from the Senate, appointed by the President Pro Tempore, to wait upon the Governor of the State of Missouri and inform His Excellency that the House of Representatives and Senate of the One Hundredth General Assembly, Second Regular Session, are now organized and ready for business and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Vescovo, HCR 57 was adopted.

Representative Vescovo offered HCR 58, which was read.

HOUSE CONCURRENT RESOLUTION NO. 58

BE IT RESOLVED, by the House of Representatives of the One Hundredth General Assembly, Second Regular Session, of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 10:30 a.m., Wednesday, January 22, 2020, to receive a message from the Honorable George W. Draper III, Chief Justice of the Supreme Court of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten (10) members from the House of Representatives be appointed by the Speaker to act with a committee of ten (10) members from the Senate, appointed by the President Pro Tempore, to wait upon the Chief Justice of the Supreme Court of the State of Missouri and inform His Honor that the House of Representatives and the Senate of the One Hundredth General Assembly, Second Regular Session, are now organized and ready for business and to receive any message or communication that His Honor may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Vescovo, HCR 58 was adopted.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 983**.

SENATE RESOLUTION NO. 983

BE IT RESOLVED by the Senate, that the Secretary of the Senate inform the House of Representatives that the Senate of the Second Regular Session of the One Hundredth General Assembly is duly convened and is now in session and ready for consideration of business.

REFERRAL OF HOUSE RESOLUTIONS

HR 4527 – Consent and House Procedure HR 4530 – Consent and House Procedure HR 4532 – Consent and House Procedure HR 4533 – Consent and House Procedure HR 4535 – Consent and House Procedure

WITHDRAWAL OF HOUSE BILLS

December 30, 2019

Emily White, Assistant Chief Clerk Missouri House of Representatives State Capitol, Room 307 Jefferson City, MO 65101

I am requesting that House Bill No. 1846 be withdrawn.

Thank you,

/s/ Alan Green State Representative District 67

January 7, 2020

Dana Miller, Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I respectfully request House Bill No. 1705, which adds provisions relating to public health, be withdrawn.

If you have any questions, please contact my office.

Thank you for your consideration on this matter. Sincerely,

/s/ Mary Elizabeth Coleman State Representative District 97

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

- **HCR 59**, introduced by Representative Chipman, relating to Victims of Communism Memorial Day.
- **HCR 60**, introduced by Representative Griffith, relating to the Bring Our Heroes Home Act.
- **HCR 61**, introduced by Representative Love, relating to the "National Day of the Cowboy".
- HCR 62, introduced by Representative Love, relating to the historic Butterfield Overland Trail.
- HCR 63, introduced by Representative Anderson, relating to the joint committee on solid waste management district operations.
- **HCR 64**, introduced by Representative Morgan, relating to the ratification of the Equal Rights Amendment to the United States Constitution.
- HCR 65, introduced by Representative Morgan, relating to abortion.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

- **HJR 59**, introduced by Representative Dinkins, relating to the right to hunt and fish.
- HJR 60, introduced by Representative Billington, relating to signatures on initiative petitions.
- **HJR 61**, introduced by Representative Kidd, relating to taxation of real property.
- **HJR 62**, introduced by Representative Pietzman, relating to taxation of real property.
- **HJR 63**, introduced by Representative Remole, relating to initiative petitions and referendums.
- **HJR 64**, introduced by Representative Ellebracht, relating to taxation of real property.
- **HJR 65**, introduced by Representative Sauls, relating to modification of statutory measures proposed by the people by the general assembly.
- **HJR 66**, introduced by Representative Shaul (113), relating to signatures on initiative petitions.
- **HJR 67**, introduced by Representative Anderson, relating to property taxation.

- **HJR 68**, introduced by Representative Lynch, relating to terms of office for certain public officials.
- HJR 69, introduced by Representative Messenger, relating to the state road fund.
- HJR 70, introduced by Representative Messenger, relating to transportation funding.
- HJR 71, introduced by Representative Messenger, relating to toll roads.
- HJR 72, introduced by Representative Basye, relating to medical marijuana.
- HJR 73, introduced by Representative Morgan, relating to elementary and secondary education.
- **HJR 74**, introduced by Representative Washington, relating to the assessment of certain real property values.
- **HJR 75**, introduced by Representative Trent, relating to qualifications of voters.
- **HJR 76**, introduced by Representative Trent, relating to regulating the legislature to limit the influence of partisan or other special interests.
- HJR 77, introduced by Representative Eggleston, relating to taxation.
- HJR 78, introduced by Representative Eggleston, relating to assessors.
- **HJR 79**, introduced by Representative Schnelting, relating to constitutional amendments.
- HJR 80, introduced by Representative Spencer, relating to the Right to Remember Amendment.
- **HJR 81**, introduced by Representative Ellebracht, relating to property assessments.
- **HJR 82**, introduced by Representative Ross, relating to participation in interscholastic athletic contests.
- **HJR 83**, introduced by Representative Bosley, relating to local control over mergers, dissolutions, and alterations of certain political subdivisions.
- HJR 84, introduced by Representative McDaniel, relating to sales tax.
- **HJR 85**, introduced by Representative Coleman (32), relating to property tax assessments.
- **HJR 86**, introduced by Representative Morris (140), relating to limitations on school district indebtedness.
- **HJR 87**, introduced by Representative Miller, relating to excursion gambling boats.

- **HJR 88**, introduced by Representative Schroer, relating to property tax assessments.
- **HJR 89**, introduced by Representative Lynch, relating to the limitation of terms served by members of the general assembly.
- HJR 90, introduced by Representative Merideth, relating to voting.
- **HJR 91**, introduced by Representative Merideth, relating to firearms.
- HJR 92, introduced by Representative Helms, relating to health care.
- **HJR 93**, introduced by Representative Sain, repealing Section 22(a) of Article I of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the right of trial by jury.
- HJR 94, introduced by Representative Carpenter, relating to property tax.
- **HJR 95**, introduced by Representative Carpenter, relating to the general assembly.

INTRODUCTION OF HOUSE REVISION BILLS

The following House Revision Bill was read the first time and copies ordered printed:

HRB 2, introduced by Representative Shaul (113), for the sole purpose of repealing expired, terminated, sunset, and obsolete statutes.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 1256**, introduced by Representative Walsh, relating to personal property taxes, with penalty provisions.
- HB 1257, introduced by Representative Walsh, relating to licensed child-care facilities.
- **HB 1258**, introduced by Representative Stacy, relating to political party primary elections, with penalty provisions and a delayed effective date.
- HB 1259, introduced by Representative Stacy, relating to transportation development district elections.
- **HB 1260**, introduced by Representative Brown (27), relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- **HB 1261**, introduced by Representative Brown (27), relating to firearms.

- HB 1262, introduced by Representative Bangert, relating to instruction in cursive writing.
- HB 1263, introduced by Representative Bangert, relating to workers' compensation.
- HB 1264, introduced by Representative Bangert, relating to driver's license examinations.
- **HB 1265**, introduced by Representative Bangert, relating to the use of hand-held electronic wireless communications devices while driving.
- **HB 1266**, introduced by Representative Bangert, relating to maintaining a list of persons appointed by the governor.
- **HB 1267**, introduced by Representative Bangert, relating to firearms in motor vehicles, with penalty provisions.
- HB 1268, introduced by Representative Bangert, relating to child care deserts.
- **HB 1269**, introduced by Representative Bangert, relating to immunity from civil liability for forcible entry into a locked vehicle.
- **HB 1270**, introduced by Representative Unsicker, relating to blind pensions.
- **HB 1271**, introduced by Representative Unsicker, relating to the sale of baby crib bumper pads, with penalty provisions and a delayed effective date.
- HB 1272, introduced by Representative Unsicker, relating to health care for uninsured children.
- **HB 1273**, introduced by Representative Unsicker, relating to the verification of eligibility for public assistance.
- **HB 1274**, introduced by Representative Unsicker, relating to child passenger restraint systems, with penalty provisions.
- **HB 1275**, introduced by Representative Unsicker, relating to requirements of school officials to report certain acts, with penalty provisions.
- HB 1276, introduced by Representative Unsicker, relating to the Missouri employment first act.
- **HB 1277**, introduced by Representative Unsicker, relating to repealing the death penalty, with a penalty provision.
- **HB 1278**, introduced by Representative Unsicker, relating to the taxation of property, with a delayed effective date.
- **HB 1279**, introduced by Representative Brown (70), relating to accommodations for breast-feeding mothers in school buildings.

HB 1280, introduced by Representative Brown (70), relating to accreditation of school districts.

HB 1281, introduced by Representative Brown (70), relating to the suspension of pupils.

HB 1282, introduced by Representative Justus, relating to private college campus police.

HB 1283, introduced by Representative Justus, relating to the division of tourism supplemental revenue fund.

HB 1284, introduced by Representative Pike, relating to aircraft taxation.

HB 1285, introduced by Representative Pike, relating to intoxicating liquor.

HB 1286, introduced by Representative Pike, relating to vital records.

HB 1287, introduced by Representative Pike, relating to MO HealthNet.

HB 1288, introduced by Representative Pike, relating to a minor's ability to contract for certain purposes.

HB 1289, introduced by Representative Evans, relating to the registration of sexual offenders.

HB 1290, introduced by Representative Evans, relating to hand-held electronic wireless communications devices.

HB 1291, introduced by Representative Evans, relating to probation.

HB 1292, introduced by Representative Dinkins, relating to feral hogs.

HB 1293, introduced by Representative Dinkins, relating to a sexual offender's duty to report.

HB 1294, introduced by Representative Dinkins, relating to the national motto.

HB 1295, introduced by Representative Dinkins, relating to firearm safety instruction.

HB 1296, introduced by Representative Dinkins, relating to the offense of possession of unlawful items in a prison or jail, with penalty provisions.

HB 1297, introduced by Representative Dinkins, relating to the offense of false impersonation, with penalty provisions.

HB 1298, introduced by Representative Dinkins, relating to school employee retirement, with an emergency clause.

HB 1299, introduced by Representative Dinkins, to authorize the conveyance of certain state property.

HB 1300, introduced by Representative Dinkins, relating to vital records.

HB 1301, introduced by Representative Dinkins, relating to school protection officers.

HB 1302, introduced by Representative Dinkins, relating to immunity from liability for inherent risks of camping.

HB 1303, introduced by Representative Dinkins, relating to funding for family planning.

HB 1304, introduced by Representative Dinkins, relating to the use of a hand-held wireless communication device while in a school zone, with penalty provisions.

HB 1305, introduced by Representative Neely, relating to epinephrine auto-injectors.

HB 1306, introduced by Representative Neely, relating to sales tax.

HB 1307, introduced by Representative Neely, relating to child support.

HB 1308, introduced by Representative Shull (16), relating to tax credits.

HB 1309, introduced by Representative Shull (16), relating to sales taxes.

HB 1310, introduced by Representative Shull (16), relating to taxes imposed on promotional play gross receipts.

HB 1311, introduced by Representative Shull (16), relating to workplace retirement savings plans.

HB 1312, introduced by Representative Shull (16), relating to absentee voting.

HB 1313, introduced by Representative Shull (16), relating to animal chiropractic practitioners.

HB 1314, introduced by Representative Billington, relating to the name of the party in interest in certain civil actions.

HB 1315, introduced by Representative Billington, relating to the time frame to appeal landlord-tenant actions.

HB 1316, introduced by Representative Sommer, relating to military families.

HB 1317, introduced by Representative Sommer, relating to gifted children.

HB 1318, introduced by Representative Sommer, relating to automated school bus safety cameras.

HB 1319, introduced by Representative Sommer, relating to service dogs, with penalty provisions.

HB 1320, introduced by Representative Sommer, relating to animal abuse, with penalty provisions.

HB 1321, introduced by Representative Sommer, relating to ice cream trucks.

HB 1322, introduced by Representative Sommer, relating to mental health awareness month.

HB 1323, introduced by Representative Sommer, relating to invisible disabilities week.

HB 1324, introduced by Representative Sommer, relating to the suicide prevention awareness month.

HB 1325, introduced by Representative Sommer, relating to animal shelter appreciation week.

HB 1326, introduced by Representative Sommer, relating to service dog month.

HB 1327, introduced by Representative Sommer, relating to first responder appreciation day.

HB 1328, introduced by Representative Sommer, relating to military family month.

HB 1329, introduced by Representative Sommer, relating to volunteer month.

HB 1330, introduced by Representative Veit, to authorize the conveyance of certain state property.

HB 1331, introduced by Representative Veit, relating to change of venue costs for capital cases.

HB 1332, introduced by Representative Veit, relating to the offense of tampering with electronic monitoring equipment, with a penalty provision.

HB 1333, introduced by Representative Sharpe (4), relating to abandoned aircraft.

HB 1334, introduced by Representative Kelley (127), relating to medical alert notations on driver's licenses, with a delayed effective date.

HB 1335, introduced by Representative Kelley (127), relating to the selling of raw milk or cream.

HB 1336, introduced by Representative Kelley (127), relating to reading success in schools.

HB 1337, introduced by Representative Kelley (127), relating to hearing aids.

HB 1338, introduced by Representative Kelley (127), relating to a tax deduction for educator expenses.

- **HB 1339**, introduced by Representative Kelley (127), relating to special license plates for the United States Coast Guard Auxiliary.
- **HB 1340**, introduced by Representative Kelley (127), relating to higher education tuition rates.
- **HB 1341**, introduced by Representative Roberts (161), relating to stalking.
- **HB 1342**, introduced by Representative Roberts (161), relating to the offense of failure to execute an arrest warrant, with penalty provisions.
- **HB 1343**, introduced by Representative Roberts (161), relating to offender registries.
- **HB 1344**, introduced by Representative Baker, relating to prohibiting public entities from contracting with companies discriminating against Israel.
- **HB 1345**, introduced by Representative Baker, relating to elective social studies courses on the Bible.
- **HB 1346**, introduced by Representative Baker, relating to the display of the national motto in public schools.
- HB 1347, introduced by Representative Baker, relating to ethics, with penalty provisions.
- HB 1348, introduced by Representative Baker, relating to cottage food production operations.
- HB 1349, introduced by Representative Baker, relating to high school graduation requirements.
- HB 1350, introduced by Representative Kidd, relating to operating levies for school purposes.
- HB 1351, introduced by Representative Kidd, relating to the state defense force.
- HB 1352, introduced by Representative Allred, relating to motor vehicle sales tax.
- HB 1353, introduced by Representative Allred, relating to lupus awareness day and month.
- **HB 1354**, introduced by Representative Pietzman, relating to electronic monitoring of certain sexual offenders while relocating.
- **HB 1355**, introduced by Representative Pietzman, relating to ballot language.
- **HB 1356**, introduced by Representative Remole, relating to daylight saving time.
- **HB 1357**, introduced by Representative Ellebracht, relating to fines for municipal violations, with penalty provisions.

HB 1358, introduced by Representative Ellebracht, relating to conveyances of land.

HB 1359, introduced by Representative Ellebracht, relating to offenses against certain persons, with penalty provisions.

HB 1360, introduced by Representative Ellebracht, relating to the filing of petitions for review of certain decisions.

HB 1361, introduced by Representative Ellebracht, relating to probation officers.

HB 1362, introduced by Representative Ellebracht, relating to fines for traffic violations, with penalty provisions.

HB 1363, introduced by Representative Ellebracht, relating to the sunshine law.

HB 1364, introduced by Representative Ellebracht, relating to special prosecutors.

HB 1365, introduced by Representative Ellebracht, relating to the offense of failure to identify, with penalty provisions.

HB 1366, introduced by Representative Ellebracht, relating to closed meetings of governmental bodies.

HB 1367, introduced by Representative Ellebracht, relating to dissolution of candidate committees, with penalty provisions.

HB 1368, introduced by Representative Ellebracht, relating to campaign finance, with penalty provisions.

HB 1369, introduced by Representative Ellebracht, relating to property tax penalties.

HB 1370, introduced by Representative Ellebracht, relating to heritage value in condemnation proceedings.

HB 1371, introduced by Representative Ellebracht, relating to the Missouri National Guard and Active Guard Reserves.

HB 1372, introduced by Representative Ellebracht, relating to ethics, with penalty provisions.

HB 1373, introduced by Representative Ellebracht, relating to the offense of driving while intoxicated, with penalty provisions.

HB 1374, introduced by Representative Ellebracht, relating to funding of inaugural activities, with penalty provisions.

HB 1375, introduced by Representative Ellebracht, relating to audit requests while investigating offenses committed by public servants.

- **HB 1376**, introduced by Representative Washington, relating to minority stake interests in facilities permissible under Article XIV of the Constitution of Missouri.
- **HB 1377**, introduced by Representative Washington, relating to offenses committed by landlords against tenants, with penalty provisions.
- HB 1378, introduced by Representative Washington, relating to landlord-tenant actions.
- **HB 1379**, introduced by Representative Washington, relating to voter registration.
- **HB 1380**, introduced by Representative Washington, relating to property tax relief.
- **HB 1381**, introduced by Representative Washington, relating to historically black college and university week.
- **HB 1382**, introduced by Representative Washington, relating to suicide prevention in long-term care facilities.
- **HB 1383**, introduced by Representative Washington, relating to minority mental health awareness month.
- **HB 1384**, introduced by Representative Washington, relating to juvenile court proceedings, with penalty provisions and a delayed effective date.
- **HB 1385**, introduced by Representative Washington, relating to expungement of certain marijuana offenses.
- **HB 1386**, introduced by Representative Murphy, relating to lobbyists.
- **HB 1387**, introduced by Representative Murphy, relating to the protection of residents living in long-term care facilities, with penalty provisions.
- **HB 1388**, introduced by Representative Murphy, relating to long-term care facilities.
- **HB 1389**, introduced by Representative Murphy, relating to street light maintenance districts.
- **HB 1390**, introduced by Representative Price, relating to civil rights for homeless persons.
- **HB 1391**, introduced by Representative Price, relating to the storage of firearms, with penalty provisions.
- **HB 1392**, introduced by Representative Price, relating to law enforcement agency policies regarding interactions with minors.
- **HB 1393**, introduced by Representative Price, relating to elections.

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HB 1394, introduced by Representative Price, relating to the election anti-fraud fairness act.

HB 1395, introduced by Representative Price, relating to voters with a disability.

HB 1396, introduced by Representative Price, relating to elections.

HB 1397, introduced by Representative Price, relating to elections.

HB 1398, introduced by Representative Price, relating to elections.

HB 1399, introduced by Representative Price, relating to Dred and Harriet Scott day.

HB 1400, introduced by Representative Price, relating to juror compensation.

HB 1401, introduced by Representative Price, relating to employment discrimination.

HB 1402, introduced by Representative Murphy, relating to the joint committee on media literacy.

HB 1403, introduced by Representative Hudson, relating to alternative county highway commissions.

HB 1404, introduced by Representative Love, relating to the designation of a memorial highway.

HB 1405, introduced by Representative Love, relating to outdoor advertising.

HB 1406, introduced by Representative Love, relating to animal trespass.

HB 1407, introduced by Representative Sauls, relating to the air conservation commission.

HB 1408, introduced by Representative Sauls, relating to the clean water commission.

HB 1409, introduced by Representative Sauls, relating to property tax assessments, with an emergency clause for a certain section.

HB 1410, introduced by Representative Solon, relating to contraceptives.

HB 1411, introduced by Representative Solon, relating to the statute of limitations to recover damages for childhood sexual abuse.

HB 1412, introduced by Representative Solon, relating to condemnation proceedings.

HB 1413, introduced by Representative Solon, relating to the offense of trespass in the first degree, with penalty provisions.

HB 1414, introduced by Representative Solon, relating to the protection of children.

- **HB 1415**, introduced by Representative Helms, relating to health care costs.
- **HB 1416**, introduced by Representative Helms, relating to direct primary care services for MO HealthNet participants.
- HB 1417, introduced by Representative McGirl, relating to the practice of public accounting.
- **HB 1418**, introduced by Representative McGirl, relating to confidentiality of motor vehicle registration records.
- **HB 1419**, introduced by Representative McGirl, relating to random acts of kindness day.
- **HB 1420**, introduced by Representative Richey, relating to tobacco products.
- **HB 1421**, introduced by Representative Hudson, relating to lodging establishments.
- **HB 1422**, introduced by Representative Burnett, relating to a child's right to counsel.
- HB 1423, introduced by Representative Burnett, relating to higher education tuition.
- **HB 1424**, introduced by Representative Burnett, relating to animal abuse, with penalty provisions.
- **HB 1425**, introduced by Representative Burnett, relating to animal abuse, with penalty provisions.
- **HB 1426**, introduced by Representative Burnett, relating to the designation of the official state work chronicling the 1993 flood.
- **HB 1427**, introduced by Representative Kelley (127), relating to the offense of unlawful harboring of a minor, with a penalty provision.
- **HB 1428**, introduced by Representative Kendrick, relating to the powers and duties of the Missouri higher education loan authority.
- HB 1429, introduced by Representative Kendrick, relating to student loans.
- **HB 1430**, introduced by Representative Kendrick, relating to the establishment of a work-study program.
- **HB 1431**, introduced by Representative Kendrick, relating to ethics, with penalty provisions.
- **HB 1432**, introduced by Representative Kendrick, relating to the Missouri secure choice savings program act.

HB 1433, introduced by Representative Kendrick, relating to the state motor fuel tax.

HB 1434, introduced by Representative Richey, relating to financial interest forms.

HB 1435, introduced by Representative Houx, relating to the deceased, with a penalty provision.

HB 1436, introduced by Representative Stacy, relating to instant runoff voting.

HB 1437, introduced by Representative Murphy, relating to health care.

HB 1438, introduced by Representative Helms, relating to unsecured loans of five hundred dollars or less, with penalty provisions.

HB 1439, introduced by Representative Helms, relating to traffic violations.

HB 1440, introduced by Representative Helms, relating to prescription drugs.

HB 1441, introduced by Representative Schroer, relating to advanced practice registered nurses.

HB 1442, introduced by Representative Helms, relating to prohibited uses of occupational licensure fees.

HB 1443, introduced by Representative Helms, relating to residency programs for assistant physicians.

HB 1444, introduced by Representative Helms, relating to air ambulance subscription plans.

HB 1445, introduced by Representative Helms, relating to nursing home administrator licenses.

HB 1446, introduced by Representative Richey, relating to disclosures of allegations of sexual misconduct.

HB 1447, introduced by Representative Miller, relating to the designation of a memorial highway.

HB 1448, introduced by Representative Miller, relating to benefit corporations.

HB 1449, introduced by Representative Schroer, relating to income tax.

HB 1450, introduced by Representative Schroer, relating to controlled substance offenses, with penalty provisions.

HB 1451, introduced by Representative Schroer, relating to offenses against certain persons, with penalty provisions.

HB 1452, introduced by Representative Schroer, relating to professional licensing reciprocity.

- **HB 1453**, introduced by Representative Schroer, relating to the offense of armed criminal action, with penalty provisions.
- HB 1454, introduced by Representative Schroer, relating to veterans' affairs.
- **HB 1455**, introduced by Representative Schroer, relating to medical marijuana, with a penalty provision.
- HB 1456, introduced by Representative Schroer, relating to employee benefits.
- **HB 1457**, introduced by Representative Schroer, relating to firearms.
- **HB 1458**, introduced by Representative Shaul (113), relating to the small business regulatory fairness board.
- **HB 1459**, introduced by Representative Shaul (113), relating to detention upon arrest, with penalty provisions.
- **HB 1460**, introduced by Representative Shaul (113), relating to authorized uses of automated external defibrillators.
- **HB 1461**, introduced by Representative Shaul (113), relating to the duties and functions of the joint committee on legislative research.
- **HB 1462**, introduced by Representative Shaul (113), relating to elections.
- **HB 1463**, introduced by Representative Shaul (113), relating to the packaging of purchased goods.
- **HB 1464**, introduced by Representative Shaul (113), relating to family meals month.
- HB 1465, introduced by Representative Shaul (113), relating to access to incident reports.
- **HB 1466**, introduced by Representative Pfautsch, relating to the disposition of human remains.
- **HB 1467**, introduced by Representative Pike, relating to the Missouri Local Government Employees' Retirement System.
- **HB 1468**, introduced by Representative Toalson Reisch, relating to activities extended to persons found guilty of certain criminal offenses.
- **HB 1469**, introduced by Representative Toalson Reisch, relating to sales and use tax exemptions.
- **HB 1470**, introduced by Representative Appelbaum, relating to suicide prevention in schools.

HB 1471, introduced by Representative Appelbaum, relating to the MO HealthNet Fraud Reimbursement Fund.

HB 1472, introduced by Representative Appelbaum, relating to guidelines for opioid prescriptions.

HB 1473, introduced by Representative Griffith, relating to the establishment of a special license plate.

HB 1474, introduced by Representative Runions, relating to the use of electronic wireless communication devices, with penalty provisions.

HB 1475, introduced by Representative Runions, relating to safety belts.

HB 1476, introduced by Representative Runions, relating to the motor fuel tax.

HB 1477, introduced by Representative Butz, relating to taxation of motor fuel.

HB 1478, introduced by Representative Quade, relating to the hand-up program.

HB 1479, introduced by Representative Quade, relating to charter schools.

HB 1480, introduced by Representative Quade, relating to a sales tax for early childhood education programs, with penalty provisions.

HB 1481, introduced by Representative Roden, relating to requirements for public safety personnel.

HB 1482, introduced by Representative McDaniel, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions.

HB 1483, introduced by Representative Rehder, relating to criminal background checks for persons having contact with students.

HB 1484, introduced by Representative Rehder, relating to multidisciplinary adult protection teams.

HB 1485, introduced by Representative Rehder, relating to veterans.

HB 1486, introduced by Representative Rehder, relating to distributors of hypodermic needles, with penalty provisions.

HB 1487, introduced by Representative Rehder, relating to recovery programs for high school students.

HB 1488, introduced by Representative Bromley, relating to victim impact programs for driving while intoxicated offenders.

HB 1489, introduced by Representative Wood, relating to licensed boat dealers.

HB 1490, introduced by Representative Beck, relating to accommodations for breast-feeding mothers in school buildings.

HB 1491, introduced by Representative Beck, relating to state employees.

HB 1492, introduced by Representative Beck, relating to foreign ownership of agricultural land.

HB 1493, introduced by Representative Beck, relating to tax increment financing projects.

HB 1494, introduced by Representative Beck, relating to reciprocal resident bidding, with penalty provisions.

HB 1495, introduced by Representative Beck, relating to tax credits for grocery stores.

HB 1496, introduced by Representative Beck, relating to firearms, with penalty provisions.

HB 1497, introduced by Representative Beck, relating to public contracts.

HB 1498, introduced by Representative Beck, relating to employer hiring practices.

HB 1499, introduced by Representative Beck, relating to the safekeeping of personal information, with penalty provisions.

HB 1500, introduced by Representative Beck, relating to compensation owed to discharged employees.

HB 1501, introduced by Representative Beck, relating to covenants not to compete.

HB 1502, introduced by Representative Beck, relating to support for an unborn child, with a penalty provision.

HB 1503, introduced by Representative Ellebracht, relating to physician discipline procedures.

HB 1504, introduced by Representative Ellebracht, relating to automated external defibrillators, with penalty provisions.

HB 1505, introduced by Representative Ellebracht, relating to tax returns.

HB 1506, introduced by Representative Ellebracht, relating to mandatory driver's education and training, with a contingent effective date.

HB 1507, introduced by Representative Ellebracht, relating to administrative procedures for driver's license suspension or revocation, with penalty provisions.

HB 1508, introduced by Representative Ellebracht, relating to advanced placement examinations.

HB 1509, introduced by Representative Lynch, relating to the designation of a memorial highway.

HB 1510, introduced by Representative Lynch, relating to property rehabilitation.

HB 1511, introduced by Representative Lynch, relating to professional licensing reciprocity.

HB 1512, introduced by Representative Messenger, relating to a sales tax exemption.

HB 1513, introduced by Representative Messenger, relating to the Missouri freedom to choose health care act.

HB 1514, introduced by Representative Messenger, relating to motor vehicle licensing and registration fees.

HB 1515, introduced by Representative Messenger, relating to the appointment of the director of the department of transportation.

HB 1516, introduced by Representative Messenger, relating to the retirees experiencing a better living initiative.

HB 1517, introduced by Representative Messenger, relating to prosthetics and orthotics.

HB 1518, introduced by Representative Messenger, relating to tax credits.

HB 1519, introduced by Representative Evans, relating to the release of a defendant.

HB 1520, introduced by Representative Evans, relating to criminal punishment, with penalty provisions.

HB 1521, introduced by Representative Hicks, relating to the capitol police board, with penalty provisions.

HB 1522, introduced by Representative Shawan, relating to taxation, with penalty provisions.

HB 1523, introduced by Representative Shawan, relating to abortion, with penalty provisions.

HB 1524, introduced by Representative Shawan, relating to the final disposition of fetal remains, with penalty provisions.

HB 1525, introduced by Representative Shawan, relating to the offense of keeping a dangerous dog, with penalty provisions.

- **HB 1526**, introduced by Representative Houx, relating to the Missouri state archives-St. Louis trust fund.
- **HB 1527**, introduced by Representative Razer, relating to discrimination based on sexual orientation or gender identity.
- **HB 1528**, introduced by Representative Razer, relating to insurance coverage for mental health conditions.
- **HB 1529**, introduced by Representative Razer, relating to the sale and transfer of firearms, with penalty provisions.
- HB 1530, introduced by Representative Razer, relating to absentee voting.
- **HB 1531**, introduced by Representative Razer, relating to the use of electronic wireless communication devices, with penalty provisions.
- **HB 1532**, introduced by Representative Razer, relating to athlete agents, with a penalty provision.
- **HB 1533**, introduced by Representative Washington, relating to firearms, with a penalty provision.
- HB 1534, introduced by Representative Washington, relating to parole eligibility.
- **HB 1535**, introduced by Representative Washington, relating to concealed firearms, with penalty provisions.
- HB 1536, introduced by Representative Washington, relating to the state demographer.
- **HB 1537**, introduced by Representative Washington, relating to prefilled epinephrine auto syringes in schools.
- **HB 1538**, introduced by Representative Murphy, relating to prosecuting attorneys.
- **HB 1539**, introduced by Representative Richey, relating to abortion, with penalty provisions.
- **HB 1540**, introduced by Representative Basye, relating to recordings of certain school district meetings.
- **HB 1541**, introduced by Representative Basye, relating to traffic control signals, with a penalty provision.
- HB 1542, introduced by Representative Veit, relating to workers' compensation.

HB 1543, introduced by Representative Black (137), relating to credit insurance.

HB 1544, introduced by Representative Carter, relating to the board of police commissioners, with penalty provisions.

HB 1545, introduced by Representative Carter, relating to fees of financial institutions.

HB 1546, introduced by Representative Roberts (161), relating to traffic offenses, with penalty provisions.

HB 1547, introduced by Representative Shawan, relating to liability for prescribed burns.

HB 1548, introduced by Representative Sain, relating to net neutrality.

HB 1549, introduced by Representative Sain, relating to disclosure of tax returns.

HB 1550, introduced by Representative Sain, relating to the Missouri voter fraud prevention act.

HB 1551, introduced by Representative Sain, relating to election recounts.

HB 1552, introduced by Representative Roberts (77), relating to privileged communications.

HB 1553, introduced by Representative DeGroot, relating to punitive damages.

HB 1554, introduced by Representative DeGroot, relating to the law library surcharge.

HB 1555, introduced by Representative DeGroot, relating to property assessment contracts for energy efficiency.

HB 1556, introduced by Representative Reedy, relating to historic cemeteries.

HB 1557, introduced by Representative Evans, relating to criminal offenses, with penalty provisions.

HB 1558, introduced by Representative Evans, relating to the appointment of guardians or conservators of certain persons.

HB 1559, introduced by Representative Remole, relating to the state minimum wage rate.

HB 1560, introduced by Representative Baringer, relating to the senior citizens' services funds.

HB 1561, introduced by Representative Baringer, relating to the use of sunscreen by students.

HB 1562, introduced by Representative Mosley, relating to historic motor vehicles.

HB 1563, introduced by Representative Mosley, relating to prohibiting publishing of the names of lottery winners, with a penalty provision.

HB 1564, introduced by Representative Schroer, relating to compensation for student athletes.

HB 1565, introduced by Representative Basye, relating to instruction on human sexuality and sexually transmitted diseases.

HB 1566, introduced by Representative Burnett, relating to state personnel.

HB 1567, introduced by Representative Billington, relating to firearms on employer property.

HB 1568, introduced by Representative Bailey, relating to school district policies on restrictive behavioral interventions.

HB 1569, introduced by Representative Mackey, relating to school district policies on restrictive behavioral interventions.

HB 1570, introduced by Representative Barnes, relating to special victims.

HB 1571, introduced by Representative Barnes, relating to child care facilities.

HB 1572, introduced by Representative Barnes, relating to deaf awareness week and month.

HB 1573, introduced by Representative Bland Manlove, relating to the use of force by law enforcement officers.

HB 1574, introduced by Representative Morgan, relating to the respect women's abortion decisions act.

HB 1575, introduced by Representative Morgan, relating to school attendance.

HB 1576, introduced by Representative Morgan, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.

HB 1577, introduced by Representative Ingle, relating to the reporting of child abuse and neglect.

HB 1578, introduced by Representative Ingle, relating to the time limitations for prosecuting certain sexual offenses.

HB 1579, introduced by Representative Ingle, relating to vital records.

HB 1580, introduced by Representative Ingle, relating to guidelines for opioid prescriptions.

HB 1581, introduced by Representative Ingle, relating to parental consent for vaccinations.

HB 1582, introduced by Representative Ingle, relating to sexual assault policies of institutions of higher education.

HB 1583, introduced by Representative Haden, relating to the inspection of grounds or facilities used for certain agricultural purposes.

HB 1584, introduced by Representative Knight, relating to local use taxes.

HB 1585, introduced by Representative Washington, relating to tax increment financing.

HB 1586, introduced by Representative Washington, relating to tax credits for urban farms.

HB 1587, introduced by Representative Washington, relating to a tax credit for providers of services to homeless persons.

HB 1588, introduced by Representative Washington, relating to a tax credit for the purchase of blighted property.

HB 1589, introduced by Representative Washington, relating to a tax credit for certain property owners.

HB 1590, introduced by Representative Falkner, relating to regulations of companies.

HB 1591, introduced by Representative Bland Manlove, relating to the Agreement Among the States to Elect the President by National Popular Vote Act.

HB 1592, introduced by Representative Bland Manlove, relating to expungement.

HB 1593, introduced by Representative Bland Manlove, relating to a civil action for summoning a police officer.

HB 1594, introduced by Representative Bland Manlove, relating to automatic voter registration.

HB 1595, introduced by Representative Bland Manlove, relating to compensation for victims of crime.

HB 1596, introduced by Representative Trent, relating to statutes of limitations.

HB 1597, introduced by Representative Bailey, relating to eligibility to participate in the supplemental nutrition assistance program.

HB 1598, introduced by Representative Mosley, relating to motor vehicle sales tax.

HB 1599, introduced by Representative Roberts (77), relating to the offense of unlawful use of weapons, with penalty provisions.

HB 1600, introduced by Representative Simmons, relating to elections.

HB 1601, introduced by Representative Walsh, relating to transient guest taxes.

- **HB 1602**, introduced by Representative Mayhew, relating to city officials.
- **HB 1603**, introduced by Representative Mayhew, relating to land surveys.
- **HB 1604**, introduced by Representative Hicks, relating to a residency requirement for personnel of certain municipal police forces.
- **HB 1605**, introduced by Representative Hicks, relating to the fourth amendment rights protection act, with an emergency clause.
- **HB 1606**, introduced by Representative Quade, relating to sibling visitation rights.
- **HB 1607**, introduced by Representative Black (137), relating to veterans.
- **HB 1608**, introduced by Representative Coleman (97), relating to the use of public funds for lobbying activities, with a penalty provision.
- **HB 1609**, introduced by Representative Coleman (97), relating to insurance coverage for pregnant persons.
- **HB 1610**, introduced by Representative Coleman (97), relating to criminal street gang activities, with penalty provisions.
- **HB 1611**, introduced by Representative Coleman (97), relating to rights of utility customers.
- **HB 1612**, introduced by Representative Coleman (97), relating to tax increment financing.
- **HB 1613**, introduced by Representative Coleman (97), relating to the placement of children across state lines.
- **HB 1614**, introduced by Representative Ingle, relating to state entity flower purchases.
- HB 1615, introduced by Representative Baringer, relating to motor vehicle sales tax.
- **HB 1616**, introduced by Representative Coleman (97), relating to health insurance.
- **HB 1617**, introduced by Representative Kelly (141), relating to certain collaborative practice arrangements.
- **HB 1618**, introduced by Representative Shull (16), relating to funding agreements in the business of insurance.
- **HB 1619**, introduced by Representative Shull (16), relating to credit for reinsurance.
- **HB 1620**, introduced by Representative Shawan, relating to the offense of resisting or interfering with arrest, with penalty provisions.

HB 1621, introduced by Representative Gray, relating to false alarm fees in certain cities.

HB 1622, introduced by Representative Gray, relating to annual leave for state employees.

HB 1623, introduced by Representative Gray, relating to the state demographer.

HB 1624, introduced by Representative Gray, relating to the establishment of a council for community education.

HB 1625, introduced by Representative Gray, relating to the creation of subdistricts in certain school districts.

HB 1626, introduced by Representative Gray, relating to traffic-related offenses, with penalty provisions.

HB 1627, introduced by Representative Gray, relating to street light maintenance districts.

HB 1628, introduced by Representative Gray, relating to street light maintenance districts.

HB 1629, introduced by Representative Gray, relating to the use of credit scores by insurance companies.

HB 1630, introduced by Representative Deaton, relating to concealed carry permits.

HB 1631, introduced by Representative Deaton, relating to the joint committee on the Missouri constitutional convention.

HB 1632, introduced by Representative Porter, relating to alcoholic beverages.

HB 1633, introduced by Representative Porter, relating to hand-held electronic wireless communication devices.

HB 1634, introduced by Representative Porter, relating to inducements to insurance.

HB 1635, introduced by Representative Porter, relating to emergency vehicles.

HB 1636, introduced by Representative Porter, relating to school opening dates.

HB 1637, introduced by Representative Taylor, relating to additional protections to the right to bear arms.

HB 1638, introduced by Representative Taylor, relating to firearms, with penalty provisions.

HB 1639, introduced by Representative Taylor, relating to political party primary elections, with penalty provisions and a delayed effective date.

HB 1640, introduced by Representative Taylor, relating to fees collected by the secretary of state.

HB 1641, introduced by Representative Taylor, relating to autocycles.

HB 1642, introduced by Representative Taylor, relating to statewide assessments.

HB 1643, introduced by Representative Taylor, relating to products sold in the state capitol.

HB 1644, introduced by Representative Windham, relating to insurance programs for student athletes.

HB 1645, introduced by Representative Windham, relating to incarceration.

HB 1646, introduced by Representative Windham, relating to firearms, with penalty provisions.

HB 1647, introduced by Representative Muntzel, relating to continuing education credits for insurance producers.

HB 1648, introduced by Representative Muntzel, relating to the regulation of residual insurance market entities.

HB 1649, introduced by Representative Clemens, relating to the cost of insulin.

HB 1650, introduced by Representative Clemens, relating to campaign committees.

HB 1651, introduced by Representative Sommer, relating to disability designations on driver's licenses, with a delayed effective date.

HB 1652, introduced by Representative Sommer, relating to human and pet cemeteries.

HB 1653, introduced by Representative Sommer, relating to the offense of adoption deception, with penalty provisions.

HB 1654, introduced by Representative Sommer, relating to Jaycees day.

HB 1655, introduced by Representative Kelly (141), relating to the secretary of state.

HB 1656, introduced by Representative Proudie, relating to the sunshine law.

HB 1657, introduced by Representative Proudie, relating to public nuisance, with penalty provisions.

HB 1658, introduced by Representative Proudie, relating to limited liability companies.

HB 1659, introduced by Representative Proudie, relating to the Missouri Urban and Rural Renewal Workforce Act.

HB 1660, introduced by Representative Proudie, relating to meals for students.

HB 1661, introduced by Representative Proudie, relating to the creation of subdistricts in certain school districts.

HB 1662, introduced by Representative Proudie, relating to visually impaired voters.

HB 1663, introduced by Representative Richey, relating to teacher advancement.

HB 1664, introduced by Representative Richey, relating to funding for charter schools.

HB 1665, introduced by Representative Stevens (46), relating to absentee voting.

HB 1666, introduced by Representative Stevens (46), relating to the Missouri farmers' market nutrition program.

HB 1667, introduced by Representative Stevens (46), relating to the distribution of hypodermic needles, with penalty provisions.

HB 1668, introduced by Representative Stevens (46), relating to MO HealthNet services.

HB 1669, introduced by Representative Basye, relating to firearm offenses, with penalty provisions.

HB 1670, introduced by Representative Unsicker, relating to MO HealthNet eligibility.

HB 1671, introduced by Representative Unsicker, relating to the trauma-informed schools pilot program.

HB 1672, introduced by Representative Unsicker, relating to the show-me healthy babies program.

HB 1673, introduced by Representative Unsicker, relating to MO HealthNet eligibility.

HB 1674, introduced by Representative Bland Manlove, relating to text messaging while operating motor vehicles.

HB 1675, introduced by Representative Bland Manlove, relating to indigenous peoples day.

HB 1676, introduced by Representative Bland Manlove, relating to the transfer of firearms, with penalty provisions.

HB 1677, introduced by Representative Ingle, relating to foster care.

- **HB 1678**, introduced by Representative Lavender, relating to MO HealthNet services.
- **HB 1679**, introduced by Representative Basye, relating to animal abuse, with penalty provisions.
- **HB 1680**, introduced by Representative Basye, relating to firearm offenses, with penalty provisions.
- **HB 1681**, introduced by Representative Reedy, relating to the duties of county officials, with penalty provisions.
- **HB 1682**, introduced by Representative Wood, relating to permissible usage of vapor products in public schools.
- HB 1683, introduced by Representative Wood, relating to the Alzheimer's state plan task force.
- **HB 1684**, introduced by Representative Wood, relating to support payments disbursed by the family support payment center.
- HB 1685, introduced by Representative Burnett, relating to judges.
- **HB 1686**, introduced by Representative DeGroot, relating to limited access to certain court records.
- **HB 1687**, introduced by Representative Grier, relating to a residency requirement for personnel of certain municipal police forces.
- **HB 1688**, introduced by Representative Grier, relating to apprenticeship programs.
- **HB 1689**, introduced by Representative Burnett, relating to animal abuse, with penalty provisions.
- **HB 1690**, introduced by Representative Grier, relating to electronic certification of documents, with a penalty provision and a delayed effective date.
- **HB 1691**, introduced by Representative Rehder, relating to actions by persons knowingly infected with communicable diseases, with penalty provisions.
- **HB 1692**, introduced by Representative McCreery, relating to actions by persons knowingly infected with communicable diseases, with penalty provisions.
- **HB 1693**, introduced by Representative Rehder, relating to the narcotics control act, with penalty provisions.
- HB 1694, introduced by Representative Anderson, relating to hazardous waste sites.

HB 1695, introduced by Representative Black (137), relating to workforce development.

HB 1696, introduced by Representative Henderson, to authorize the conveyance of certain state property.

HB 1697, introduced by Representative Henderson, relating to health insurance.

HB 1698, introduced by Representative Henderson, relating to regulations by a county, with a penalty provision.

HB 1699, introduced by Representative Knight, relating to intoxicating liquor.

HB 1700, introduced by Representative Fishel, relating to transient guest taxes.

HB 1701, introduced by Representative Reedy, relating to public safety sales taxes.

HB 1702, introduced by Representative O'Donnell, relating to financial instruments.

HB 1703, introduced by Representative O'Donnell, relating to financing for electrical corporations.

HB 1704, introduced by Representative O'Donnell, relating to special license plates for Boy Scouts of America.

HB 1706, introduced by Representative Coleman (97), relating to discovery in criminal cases.

HB 1707, introduced by Representative Coleman (97), relating to development permits in floodplains.

HB 1708, introduced by Representative Eggleston, relating to nonmedical public assistance, with a contingent effective date.

HB 1709, introduced by Representative Eggleston, relating to insurance for living organ donors.

HB 1710, introduced by Representative Eggleston, relating to taxation of property.

HB 1711, introduced by Representative Remole, relating to donated food.

HB 1712, introduced by Representative Francis, relating to display of the national motto in public buildings.

HB 1713, introduced by Representative Griffith, relating to historic buildings.

HB 1714, introduced by Representative Morse (151), relating to political advertisements.

HB 1715, introduced by Representative Morse (151), relating to conditions of probation.

HB 1716, introduced by Representative Morse (151), relating to the honor guard appreciation day.

HB 1717, introduced by Representative Morse (151), relating to legislative requirements for public schools.

HB 1718, introduced by Representative Morse (151), relating to myasthenia gravis awareness month.

HB 1719, introduced by Representative Schnelting, relating to driver's licenses for persons with autism, with a delayed effective date.

HB 1720, introduced by Representative Schnelting, relating to initiative petitions.

HB 1721, introduced by Representative Schnelting, relating to transition-related care for children under eighteen years of age, with penalty provisions.

HB 1722, introduced by Representative Schnelting, relating to firearms on public transportation systems, with penalty provisions.

HB 1723, introduced by Representative Schnelting, relating to the display of license plates on dump trucks.

HB 1724, introduced by Representative Schnelting, relating to intoxicating liquor.

HB 1725, introduced by Representative Schnelting, relating to income tax.

HB 1726, introduced by Representative Wilson, relating to sales tax.

HB 1727, introduced by Representative Wilson, relating to personal flotation devices, with penalty provisions.

HB 1728, introduced by Representative Shaul (113), relating to the sale of returnable containers, with penalty provisions.

HB 1729, introduced by Representative Shaul (113), relating to school bus registration fees.

HB 1730, introduced by Representative Shaul (113), relating to tobacco products, with penalty provisions.

HB 1731, introduced by Representative Toalson Reisch, relating to sales taxes.

HB 1732, introduced by Representative Christofanelli, relating to elementary and secondary education.

HB 1733, introduced by Representative Christofanelli, relating to educational scholarships, with penalty provisions.

HB 1734, introduced by Representative Christofanelli, relating to the taxation of partners and partnerships.

HB 1735, introduced by Representative Evans, relating to boarding of prisoners.

HB 1736, introduced by Representative Plocher, relating to the regulation of securities, with penalty provisions.

HB 1737, introduced by Representative Hicks, relating to cost recovery for electrical corporations for investments to improve electricity resilience at critical facilities.

HB 1738, introduced by Representative Hicks, relating to prohibiting public entities from contracting with companies discriminating against Israel.

HB 1739, introduced by Representative Hicks, relating to occupational diseases diagnosed in first responders.

HB 1740, introduced by Representative Hicks, relating to adoption.

HB 1741, introduced by Representative Hicks, relating to the law enforcement terrorism prevention activity commission.

HB 1742, introduced by Representative Sommer, relating to motor vehicle registration.

HB 1743, introduced by Representative Sommer, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions.

HB 1744, introduced by Representative Sommer, relating to Missouri driver's licenses.

HB 1745, introduced by Representative Kelley (127), relating to animal-drawn vehicles.

HB 1746, introduced by Representative Allred, relating to capital improvement sales taxes.

HB 1747, introduced by Representative Allred, relating to the designation of a memorial highway.

HB 1748, introduced by Representative Allred, relating to compensation for student athletes.

HB 1749, introduced by Representative Allred, relating to income tax.

HB 1750, introduced by Representative Allred, relating to community improvement districts.

HB 1751, introduced by Representative Spencer, relating to historic preservation, with penalty provisions.

HB 1752, introduced by Representative Spencer, relating to working animals.

HB 1753, introduced by Representative Spencer, relating to the protection of health care workers, with penalty provisions.

HB 1754, introduced by Representative Spencer, relating to traffic enforcement.

HB 1755, introduced by Representative Hannegan, relating to notaries public, with penalty provisions.

HB 1756, introduced by Representative Hannegan, relating to murder in the first degree, with a penalty provision.

HB 1757, introduced by Representative Hannegan, relating to human trafficking.

HB 1758, introduced by Representative Hannegan, relating to the practice of shampooing.

HB 1759, introduced by Representative Hannegan, relating to the animal abuse registry.

HB 1760, introduced by Representative Spencer, relating to votes by certain public officials.

HB 1761, introduced by Representative McGaugh, relating to elections, with penalty provisions.

HB 1762, introduced by Representative Knight, relating to low-income rate authorization for water and sewer corporations.

HB 1763, introduced by Representative Hannegan, relating to discrimination based on sexual orientation or gender identity.

HB 1764, introduced by Representative Swan, relating to condemnation proceedings.

HB 1765, introduced by Representative Swan, relating to child custody arrangements.

HB 1766, introduced by Representative Swan, relating to the state ombudsman for long-term care facility residents.

HB 1767, introduced by Representative Swan, relating to tax credits for qualified film projects.

HB 1768, introduced by Representative Riggs, relating to rural broadband access funding.

HB 1769, introduced by Representative Riggs, relating to Mark Twain day.

HB 1770, introduced by Representative Riggs, relating to iron curtain speech day.

HB 1771, introduced by Representative Shields, relating to income tax.

HB 1772, introduced by Representative Shields, relating to a waiver from the Centers for Medicare and Medicaid Services.

HB 1773, introduced by Representative Roberts (161), relating to end-of-life care homes, with penalty provisions.

HB 1774, introduced by Representative Baker, relating to the informed student document act.

HB 1775, introduced by Representative Lovasco, relating to prescriptions for ephedrine.

HB 1776, introduced by Representative Lovasco, relating to asset forfeiture.

HB 1777, introduced by Representative Lovasco, relating to the expenditure of public funds on printed matter.

HB 1778, introduced by Representative Lovasco, relating to special personalized license plates.

HB 1779, introduced by Representative Lovasco, relating to roadside dynamic message signs.

HB 1780, introduced by Representative Aldridge, relating to voter qualification.

HB 1781, introduced by Representative Aldridge, relating to tax credits for new businesses in distressed communities.

HB 1782, introduced by Representative Ellebracht, relating to internet provider practices.

HB 1783, introduced by Representative Ellebracht, relating to the care of indigent persons.

HB 1784, introduced by Representative Black (137), relating to the Missouri nuclear clean power act.

HB 1785, introduced by Representative Deaton, relating to the supplemental nutrition assistance program.

HB 1786, introduced by Representative Chipman, relating to certificates of need.

HB 1787, introduced by Representative Chipman, relating to requirements to run for certain public offices.

HB 1788, introduced by Representative Chipman, relating to child abuse reports required to be referred to the juvenile office.

HB 1789, introduced by Representative Chipman, relating to health care for students at public institutions of higher education.

HB 1790, introduced by Representative Chipman, relating to student lodging.

HB 1791, introduced by Representative Rogers, relating to jury duty.

HB 1792, introduced by Representative Rogers, relating to compensation for student athletes.

HB 1793, introduced by Representative Rogers, relating to armed criminal action, with penalty provisions.

HB 1794, introduced by Representative Rogers, relating to the issuance of license plates.

HB 1795, introduced by Representative Deaton, relating to nuisance predators.

HB 1796, introduced by Representative Hicks, relating to the science, technology, engineering, and mathematics (STEM) initiative.

HB 1797, introduced by Representative Hicks, relating to research on animal subjects, with penalty provisions.

HB 1798, introduced by Representative Love, relating to feral swine, with penalty provisions.

HB 1799, introduced by Representative Moon, relating to the right to life.

HB 1800, introduced by Representative Morris (140), relating to special license plates.

HB 1801, introduced by Representative Morris (140), relating to state enforcement of federal regulations.

HB 1802, introduced by Representative Barnes, relating to the offense of mail theft, with penalty provisions.

HB 1803, introduced by Representative Barnes, relating to school or recreation athletic contest offenses.

HB 1804, introduced by Representative Pietzman, relating to assistance for applicants for permits issued by the department of natural resources.

HB 1805, introduced by Representative Basye, relating to firearm offenses.

HB 1806, introduced by Representative Moon, relating to refunds of certain tax payments, with a delayed effective date.

HB 1807, introduced by Representative Wood, relating to MO HealthNet eligibility.

HB 1808, introduced by Representative Wood, relating to academic performance standards.

HB 1809, introduced by Representative Pollitt (52), relating to special victims.

HB 1810, introduced by Representative Spencer, relating to display of the United States flag.

HB 1811, introduced by Representative Simmons, relating to initiative petitions and referendums.

HB 1812, introduced by Representative Proudie, relating to privileged communications regarding child abuse or neglect.

HB 1813, introduced by Representative Moon, relating to a terrorist offender registry, with penalty provisions.

HB 1814, introduced by Representative McGaugh, relating to county financial statements.

HB 1815, introduced by Representative Kelly (141), relating to evidentiary collection kits.

HB 1816, introduced by Representative Kelly (141), relating to geographic proximity requirements.

HB 1817, introduced by Representative Dinkins, relating to school district local effort calculations.

HB 1818, introduced by Representative Dinkins, relating to school district local effort computations.

HB 1819, introduced by Representative Wood, relating to boards of adjustment.

HB 1820, introduced by Representative Kelley (127), relating to suicide prevention.

HB 1821, introduced by Representative Kelley (127), relating to court costs.

HB 1822, introduced by Representative Kelley (127), relating to the collection of court costs.

HB 1823, introduced by Representative Kelley (127), relating to court costs.

HB 1824, introduced by Representative Aldridge, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.

HB 1825, introduced by Representative Green, relating to compliance with the federal REAL ID Act of 2005.

HB 1826, introduced by Representative Green, relating to museums.

HB 1827, introduced by Representative Green, relating to the Missouri Juneteenth heritage and jazz festival and memorial.

HB 1828, introduced by Representative Green, relating to credit fees.

HB 1829, introduced by Representative Green, relating to the extreme risk protection order act, with penalty provisions.

HB 1830, introduced by Representative Green, relating to individual sureties.

HB 1831, introduced by Representative Green, relating to assistance for minority business enterprises.

HB 1832, introduced by Representative Green, relating to a study on gun violence.

HB 1833, introduced by Representative Green, relating to the sale of assault weapons, with penalty provisions.

HB 1834, introduced by Representative Green, relating to tax increment financing.

HB 1835, introduced by Representative Green, relating to access to incident reports.

HB 1836, introduced by Representative Green, relating to the Missouri prompt pay act.

HB 1837, introduced by Representative Green, relating to MO HealthNet coverage for incarcerated individuals.

HB 1838, introduced by Representative Green, relating to the Missouri office of equal opportunity.

HB 1839, introduced by Representative Green, relating to limited access to certain criminal records.

HB 1840, introduced by Representative Green, relating to harassment in the workplace.

HB 1841, introduced by Representative Green, relating to gas corporations.

HB 1842, introduced by Representative Green, relating to the Missouri minority business loan program.

HB 1843, introduced by Representative Green, relating to the state legal expense fund.

HB 1844, introduced by Representative Green, relating to disadvantaged businesses.

HB 1845, introduced by Representative Green, relating to the first-time business owner savings account act.

HB 1847, introduced by Representative Pollitt (52), relating to the use of a hand-held wireless communication device while in a school zone, with penalty provisions.

HB 1848, introduced by Representative Bland Manlove, relating to debt collection, with penalty provisions.

HB 1849, introduced by Representative Moon, relating to the display of certain items in public schools.

HB 1850, introduced by Representative Coleman (97), relating to tax credits.

HB 1851, introduced by Representative Dohrman, relating to certificates of self-insurance.

HB 1852, introduced by Representative Dohrman, relating to ghost army recognition day.

HB 1853, introduced by Representative Dohrman, relating to senatorial district committees.

HB 1854, introduced by Representative Pfautsch, relating to political subdivisions, with penalty provisions.

HB 1855, introduced by Representative Busick, relating to abandoned aircraft.

HB 1856, introduced by Representative Bosley, relating to the regulation of firearm ammunition, with penalty provisions.

HB 1857, introduced by Representative Razer, relating to the firearm violence prevention act, with penalty provisions.

HB 1858, introduced by Representative Haffner, relating to biodiesel fuel.

HB 1859, introduced by Representative Riggs, relating to the broadband internet grant program.

HB 1860, introduced by Representative Coleman (32), relating to property tax assessments, with a contingent effective date.

HB 1861, introduced by Representative Morgan, relating to condominium property, with penalty provisions.

HB 1862, introduced by Representative Morgan, relating to employment security.

HB 1863, introduced by Representative Morgan, relating to higher education tuition policy, with an emergency clause.

HB 1864, introduced by Representative Morgan, relating to employment practices relating to gender.

HB 1865, introduced by Representative Morgan, relating to scrap metal operators.

HB 1866, introduced by Representative Swan, relating to school-community partnerships.

HB 1867, introduced by Representative Swan, relating to suspension of students.

HB 1868, introduced by Representative Swan, relating to a state plan for career and technical education certificates.

HB 1869, introduced by Representative Gregory, relating to the scope of practice for physical therapists.

HB 1870, introduced by Representative Gregory, relating to continuing education requirements.

HB 1871, introduced by Representative Gregory, relating to exceptions to permit requirements for public accountants.

HB 1872, introduced by Representative Gregory, relating to unlawful merchandising practices, with penalty provisions.

HB 1873, introduced by Representative Gregory, relating to the offense of vehicle hijacking, with penalty provisions and a delayed effective date for a certain section.

HB 1874, introduced by Representative Gregory, relating to notaries public, with penalty provisions and a delayed effective date.

HB 1875, introduced by Representative Gregory, relating to antipsychotic drugs.

HB 1876, introduced by Representative Hansen, to authorize the conveyance of certain state property.

HB 1877, introduced by Representative Hansen, relating to eminent domain.

HB 1878, introduced by Representative Billington, relating to product warranties.

HB 1879, introduced by Representative Tate, relating to the use of electronic wireless communications devices, with penalty provisions.

HB 1880, introduced by Representative Tate, relating to celiac awareness day.

HB 1881, introduced by Representative Tate, relating to law enforcement appreciation day.

HB 1882, introduced by Representative Tate, relating to children being placed in the custody of certain offenders, with penalty provisions.

HB 1883, introduced by Representative Tate, relating to certain criminal offenses, with penalty provisions.

HB 1884, introduced by Representative Lynch, relating to employment security.

HB 1885, introduced by Representative Schnelting, relating to the state militia.

HB 1886, introduced by Representative Schnelting, relating to liquor control.

HB 1887, introduced by Representative Schnelting, relating to the mission of the department of health and senior services.

HB 1888, introduced by Representative Schroer, relating to workers' compensation law.

HB 1889, introduced by Representative Schroer, relating to law enforcement officer disciplinary actions.

HB 1890, introduced by Representative Schroer, relating to sales and use tax exemptions.

HB 1891, introduced by Representative Schroer, relating to statewide mechanical contractor licenses, with penalty provisions.

HB 1892, introduced by Representative Schroer, relating to tanning facilities, with penalty provisions.

HB 1893, introduced by Representative Schroer, relating to Blair's law, with penalty provisions.

HB 1894, introduced by Representative Schroer, relating to property assessments.

HB 1895, introduced by Representative Falkner, relating to use taxes.

HB 1896, introduced by Representative Roberts (161), relating to background checks in the medical marijuana industry.

HB 1897, introduced by Representative Morris (140), relating to school district bonding capacity, with a contingent effective date.

HB 1898, introduced by Representative Henderson, relating to unmanned aircraft, with penalty provisions.

HB 1899, introduced by Representative Henderson, relating to the inmate canteen fund.

HB 1900, introduced by Representative Schroer, relating to prosecuting and circuit attorneys.

HB 1901, introduced by Representative Hicks, relating to the carrying of firearms on public transportation systems, with penalty provisions.

HB 1902, introduced by Representative Shields, relating to tuition reimbursement.

HB 1903, introduced by Representative Shields, relating to school district superintendent sharing.

HB 1904, introduced by Representative Shields, relating to earnings tax.

HB 1905, introduced by Representative Pike, relating to school residency requirements.

HB 1906, introduced by Representative Christofanelli, relating to the authorization of the deduction of moneys from the paychecks of public employees for the benefit of public labor organizations.

HB 1907, introduced by Representative Christofanelli, relating to property tax.

HB 1908, introduced by Representative Christofanelli, relating to sales tax.

HB 1909, introduced by Representative Clemens, relating to multidose medications given to patients at discharge.

HB 1910, introduced by Representative Clemens, relating to prescription drug costs.

HB 1911, introduced by Representative Moon, relating to taxation.

HB 1912, introduced by Representative Bailey, relating to recreation vehicle dealers.

HB 1913, introduced by Representative Pike, relating to MO HealthNet.

HB 1914, introduced by Representative Porter, relating to energy property taxation.

HB 1915, introduced by Representative Busick, relating to the designation of purple heart trails.

HB 1916, introduced by Representative Busick, relating to mud flap requirements, with a penalty provision.

HB 1917, introduced by Representative O'Donnell, relating to charter schools.

HB 1918, introduced by Representative Moon, relating to senators who represent Missouri in the United States Senate.

HB 1919, introduced by Representative Shull (16), relating to duties of the Missouri higher education loan authority.

HB 1920, introduced by Representative Hill, relating to misclassification of workers.

HB 1921, introduced by Representative Hill, relating to employment security, with a delayed effective date for certain provisions.

HB 1922, introduced by Representative Hill, relating to short-term major medical policies.

HB 1923, introduced by Representative Dogan, relating to law enforcement agency policies regarding officer-involved deaths.

HB 1924, introduced by Representative Dogan, relating to pelvic examinations, with a penalty provision.

HB 1925, introduced by Representative Dogan, relating to trial procedures for murder in the first degree.

HB 1926, introduced by Representative Kelly (141), relating to student associations at public institutions of higher learning.

HB 1927, introduced by Representative Kelly (141), relating to personal care assistance services.

HB 1928, introduced by Representative Dohrman, relating to campus protection officers.

HB 1929, introduced by Representative Gunby, relating to tax credits.

HB 1930, introduced by Representative Carter, relating to the prostate cancer pilot program.

HB 1931, introduced by Representative Carter, relating to breakfast served in schools.

HB 1932, introduced by Representative Baringer, relating to qualifications of candidates for public office.

HB 1933, introduced by Representative Wiemann, relating to the Missouri local government expenditure database.

HB 1934, introduced by Representative Wiemann, relating to the public school retirement system of Missouri.

HB 1935, introduced by Representative Miller, relating to boating safety identification cards.

HB 1936, introduced by Representative Miller, relating to benefit corporations.

HB 1937, introduced by Representative Hill, relating to criminal procedure.

HB 1938, introduced by Representative Windham, relating to primary elections.

HB 1939, introduced by Representative Windham, relating to Walthall Moore day.

HB 1940, introduced by Representative Windham, relating to motor vehicles abandoned by persons under arrest.

HB 1941, introduced by Representative Windham, relating to state funding for higher education costs.

HB 1942, introduced by Representative Vescovo, relating to offenses committed against a body of the general assembly, with penalty provisions.

HB 1943, introduced by Representative Wood, relating to the certification of certain hearing records.

HB 1944, introduced by Representative Gunby, relating to rental protections for persons diagnosed with post-traumatic stress disorder.

HB 1945, introduced by Representative McGirl, relating to circuit clerks.

HB 1946, introduced by Representative Barnes, relating to veteran designations on driver's licenses.

HB 1947, introduced by Representative Barnes, relating to driver's license fees for disabled veterans.

HB 1948, introduced by Representative Bailey, relating to the rate of sales tax.

HB 1949, introduced by Representative Morgan, relating to the agreement among the states to elect the president by national popular vote act.

HB 1950, introduced by Representative Morgan, relating to reproductive health care services.

HB 1951, introduced by Representative Morgan, relating to voter qualification.

HB 1952, introduced by Representative Trent, relating to abandoned property.

HB 1953, introduced by Representative Trent, relating to the sunshine law.

HB 1954, introduced by Representative Stevens (46), relating to period products in charter schools and public schools.

HB 1955, introduced by Representative Trent, relating to the offense of tampering with a judicial officer, with penalty provisions.

HB 1956, introduced by Representative Billington, relating to consent for abortion.

HB 1957, introduced by Representative Eggleston, relating to taxation, with a penalty provision.

HB 1958, introduced by Representative Ruth, relating to voluntary nonopioid directive forms, with penalty provisions.

HB 1959, introduced by Representative Ruth, relating to third-party motor vehicle inspection reports.

HB 1960, introduced by Representative Coleman (97), relating to public assistance benefits.

HB 1961, introduced by Representative Schroer, relating to elementary and secondary school safety.

HB 1962, introduced by Representative Fitzwater, relating to prisoner complaints against a psychologist's license.

HB 1963, introduced by Representative Fitzwater, relating to high speed transportation.

HB 1964, introduced by Representative Hovis, relating to the offense of tampering with a witness or victim, with penalty provisions.

HB 1965, introduced by Representative Schroer, relating to occupational diseases diagnosed in first responders.

HB 1966, introduced by Representative Lynch, relating to the means by which public notice is required to be published.

HB 1967, introduced by Representative Love, relating to the implementation of the streamlined sales and use tax agreement, with penalty provisions and a delayed effective date.

HB 1968, introduced by Representative Coleman (97), relating to local elections.

HB 1969, introduced by Representative Griesheimer, relating to the removal of a tenant from a commercial property.

HB 1970, introduced by Representative Griesheimer, relating to locations of underground facilities, with penalty provisions.

HB 1971, introduced by Representative Griesheimer, relating to sales tax on motor fuel, with a referendum clause.

HB 1972, introduced by Representative DeGroot, relating to applications for a marriage license.

HB 1973, introduced by Representative Morris (140), relating to the regulation of pharmacy benefit managers.

HB 1974, introduced by Representative Morris (140), relating to the Missouri any willing provider act.

HB 1975, introduced by Representative Morris (140), relating to uninsured motorists.

HB 1976, introduced by Representative Deaton, relating to the designation of a memorial highway.

HB 1977, introduced by Representative Morris (140), relating to assistant physicians.

HB 1978, introduced by Representative Merideth, relating to the legalization of marijuana, with penalty provisions.

HB 1979, introduced by Representative Merideth, relating to the MO HealthNet program.

HB 1980, introduced by Representative Merideth, relating to initiative and referendum petitions.

HB 1981, introduced by Representative Merideth, relating to the disclosure of original sources of political contributions or donations, with penalty provisions.

HB 1982, introduced by Representative Merideth, relating to rights of law enforcement officers in making arrests.

HB 1983, introduced by Representative Merideth, relating to prisoner privileges.

HB 1984, introduced by Representative Merideth, relating to break time for nursing mothers.

HB 1985, introduced by Representative Merideth, relating to the community police tax credit.

HB 1986, introduced by Representative Merideth, relating to tax credits for rural health care workers.

HB 1987, introduced by Representative Merideth, relating to the cost of insulin.

HB 1988, introduced by Representative Merideth, relating to the agreement among the states to elect the president by national popular vote act.

HB 1989, introduced by Representative Merideth, relating to video gaming terminals, with penalty provisions.

HB 1990, introduced by Representative Shields, relating to minimum teacher salaries.

HB 1991, introduced by Representative Shields, relating to bleeding control kits in public schools.

HB 1992, introduced by Representative Kidd, relating to gas utility plant projects.

HB 1993, introduced by Representative Mayhew, relating to firearms.

HB 1994, introduced by Representative Basye, relating to required data collection by the department of elementary and secondary education.

HB 1995, introduced by Representative Morris (140), relating to continuing education requirements for certain professionals.

HB 1996, introduced by Representative Wilson, relating to civil actions brought by certain persons.

HB 1997, introduced by Representative Wilson, relating to sheriff salaries.

HB 1998, introduced by Representative Morse (151), relating to school bus drivers' appreciation day.

HB 1999, introduced by Representative Black (7), relating to retirement systems.

HB 2000, introduced by Representative Grier, relating to professional registration.

HB 2026, introduced by Representative Allred, relating to privileged communications.

HB 2027, introduced by Representative Allred, relating to tax credits for qualified film projects.

HB 2028, introduced by Representative Morse (151), relating to utility service.

HB 2029, introduced by Representative Veit, relating to school district subdistricts.

HB 2030, introduced by Representative Houx, relating to the Missouri video lottery control act, with a penalty provision.

HB 2031, introduced by Representative Ellebracht, relating to arbitration agreements.

HB 2032, introduced by Representative Ruth, relating to powersport vehicle franchise practices.

HB 2033, introduced by Representative Hansen, relating to eminent domain.

HB 2034, introduced by Representative Hannegan, relating to parole eligibility.

HB 2035, introduced by Representative Henderson, relating to the electronic transfer of workers' compensation benefits.

HB 2036, introduced by Representative Patterson, relating to limited tax credits for certain medical education-related preceptorships.

HB 2037, introduced by Representative Patterson, relating to the small business regulatory fairness board.

HB 2038, introduced by Representative Patterson, relating to the workforce diploma program.

HB 2039, introduced by Representative Patterson, relating to employment security, with a delayed effective date.

HB 2040, introduced by Representative Sharpe (4), relating to the Association of Missouri Electric Cooperatives' special license plate.

HB 2041, introduced by Representative Sharpe (4), relating to family farms.

HB 2042, introduced by Representative Richey, relating to the Missouri law enforcement assistance program.

HB 2043, introduced by Representative Baker, relating to the adoption protection act.

HB 2044, introduced by Representative Baker, relating to parental oversight of public libraries, with penalty provisions.

HB 2045, introduced by Representative Toalson Reisch, relating to fire protection districts, with an emergency clause.

HB 2046, introduced by Representative Grier, relating to professional license reciprocity.

HB 2047, introduced by Representative Sommer, relating to property assessments.

HB 2048, introduced by Representative Sommer, relating to mail sent by the director of revenue.

HB 2049, introduced by Representative Coleman (97), relating to civil actions.

HB 2050, introduced by Representative Miller, relating to the comprehensive state energy plan.

HB 2051, introduced by Representative Pollock (123), relating to the offense of abuse or neglect of a child, with penalty provisions.

HB 2052, introduced by Representative Sain, relating to pharmaceutical cost transparency, with a penalty provision.

HB 2053, introduced by Representative Sain, relating to school starting dates.

HB 2054, introduced by Representative Quade, relating to a minor's ability to contract for certain purposes.

HB 2055, introduced by Representative Quade, relating to MO HealthNet.

HB 2056, introduced by Representative Spencer, relating to firearms, with penalty provisions.

HB 2057, introduced by Representative Chipman, relating to medical procedures.

HB 2058, introduced by Representative Shawan, relating to the no-call list.

HB 2059, introduced by Representative Moon, relating to automated motor vehicles, with a penalty provision.

HB 2060, introduced by Representative Hicks, relating to expungement.

HB 2061, introduced by Representative Christofanelli, relating to kratom products, with penalty provisions.

HB 2062, introduced by Representative Mitten, relating to MO HealthNet services.

HB 2063, introduced by Representative Mitten, relating to the ethics commission, with a delayed effective date.

HB 2064, introduced by Representative Mitten, relating to family law proceedings.

HB 2065, introduced by Representative Mitten, relating to sales tax.

HB 2066, introduced by Representative Mitten, relating to consent for voluntary searches.

HB 2067, introduced by Representative Mitten, relating to unlawful discriminatory practices, with penalty provisions.

HB 2068, introduced by Representative Fitzwater, relating to educational scholarships.

HB 2069, introduced by Representative Dogan, relating to ethics, with penalty provisions.

HB 2070, introduced by Representative Dogan, relating to prohibitions against discriminatory policing.

HB 2071, introduced by Representative Andrews, relating to worker classification.

HB 2072, introduced by Representative Andrews, relating to employment security, with a delayed effective date.

HB 2073, introduced by Representative Carpenter, relating to a tax credit for certain medical marijuana dispensary facility license applications.

HB 2074, introduced by Representative Carpenter, relating to the minimum wage rate.

HB 2075, introduced by Representative Carpenter, relating to ethics, with penalty provisions.

HB 2076, introduced by Representative Carpenter, relating to payments to employees.

HB 2077, introduced by Representative Carpenter, relating to climate change.

HB 2078, introduced by Representative Eslinger, relating to state aid for transportation of students.

HB 2079, introduced by Representative Riggs, relating to Buck O'Neil day.

HB 2080, introduced by Representative Ellebracht, relating to county commissioners.

HB 2081, introduced by Representative Ellebracht, relating to call centers, with a delayed effective date for certain sections.

HB 2082, introduced by Representative Eslinger, relating to fox trotter week.

HB 2083, introduced by Representative Helms, relating to short-term major medical policies.

HB 2084, introduced by Representative Moon, relating to elementary and secondary education.

HB 2085, introduced by Representative Coleman (32), relating to group personal lines insurance.

HB 2086, introduced by Representative Rowland, relating to the collection of forensic evidence in emergency rooms.

HB 2087, introduced by Representative Rowland, relating to Blair's law, with penalty provisions.

HB 2088, introduced by Representative Shaul (113), relating to gaming, with penalty provisions.

COMMITTEE CHANGES

November 21, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Chuck Basye as Chairman to the Standing Committee on Elementary and Secondary Education.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District November 21, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Dave Griffith as Chairman to the Standing Committee on Veterans.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

November 21, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Raychel Proudie as Chairman to the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 6, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Ian Mackey and Representative LaDonna Appelbaum from the Standing Committee on Consent and House Procedure and appoint Representative Jay Mosley to the same committee.

I	f	you	have	any	question	s, plea	ase fee	l free	to cont	act my	office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 6, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove the following from the Standing Committee on Agriculture Policy:

Representative Rory Rowland Representative Chris Carter Representative Jay Mosley

In addition, I appoint the following to the same committee:

Representative Ian Mackey Representative Paula Brown

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 6, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Barbara Washington to the Subcommittee on Appropriations – Health and Mental Health.

I also hereby remove Representative Barbara Washington from the Subcommittee on Appropriations – Public Safety.

If you have any questions, please feel free to contact my office.							
Sincerely,							
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/s/ Crystal Quade
House Minority Leader
District 132

December 6, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Matt Sain from the Committee on Administration and Accounts and appoint Representative Steve Butz to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 6, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Tommie Pierson Jr. from the Committee on Ethics and appoint Representative Richard Brown to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132 December 6, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Barbara Washington from the Standing Committee on Rules – Legislative Oversight and appoint Representative Robert Sauls to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 6, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby designate Representative Paula Brown as Ranking Minority Member of the Committee on Conservation and Natural Resources in place of Representative Tracy McCreery.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 9, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Chris Carter to the Committee on Corrections and Public Institutions.

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If you have any questions, please feel free to contact my office.								
Sincerely,								
/s/ Crystal Quade House Minority Leader District 132								
December 9, 2019								
Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101								
Dear Ms. Miller:								
I hereby remove Representative Sarah Unsicker from the Committee on Ways and Means and appoint Representative Greg Razer to the same committee.								
If you have any questions, please feel free to contact my office.								
Sincerely,								

December 9, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

/s/ Crystal Quade House Minority Leader

District 132

I hereby remove Representative Tommie Pierson Jr. and Representative Keri Ingle from the Committee on Utilities and appoint Representative Wiley Price to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132 December 9, 2019

Dear Ms. Miller:

I hereby remove Representative Robert Sauls from the Committee on Veterans.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 9, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Wes Rogers from the Committee on Workforce Development.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 9, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Raychel Proudie from the Committee on Children and Families.

If you have any questions, please feel free to co	ontact my office.
Sincerely,	
/s/ Crystal Quade House Minority Leader District 132	

December 9, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Keri Ingle and Representative Chris Carter from the Committee on Crime Prevention and Public Safety and appoint Representative Robert Sauls to the same committee.

In addition, I designate Representative Sauls as the committee's Ranking Minority Member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

December 9, 2019

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Wiley Price from the Committee on Downsizing State Government.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132 December 10, 2019

Dear Ms. Miller:

I hereby appoint Representative Michael O'Donnell as Vice-Chairman to the Standing Committee on Veterans.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 10, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Dottie Bailey as Vice-Chairman to the Standing Committee on Elementary and Secondary Education.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 16, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Jonathan Patterson and appoint Representative Jeff Coleman to the Standing Committee on Workforce Development.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 16, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Dottie Bailey to the Special Committee on Homeland Security.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 16, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Adam Schnelting to the Standing Committee on Utilities.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 16, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Curtis Trent and appoint Representative Michael O'Donnell to the Standing Committee on Elementary and Secondary Education.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 17, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Jonathan Patterson to the Special Committee on Urban Issues to serve as Vice-Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

December 30, 2019

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

At the request of Chairman Smith, I hereby appoint the following members to serve on the Subcommittee on County Prison Per Diem Reimbursement under the Standing Committee on Budget.

Representative David Evans, Chair Representative Sara Walsh Representative Don Mayhew

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 8, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Wes Rogers from the Standing Committee on Agriculture Policy and appoint Representative Barbara Washington to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

January 8, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Greg Razer from the Standing Committee on Budget, as well as the Subcommittee on General Administration, and appoint Representative Wes Rogers to both positions.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

January 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Scott Cupps to the following Committees:

Standing Committee on Budget
Standing Committee on Agriculture Policy
Special Committee on Tourism
Subcommittee on Appropriations – Agriculture, Conservation, Natural Resources, and Economic Development

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Mary Elizabeth Coleman to the Standing Committee on Professional Registration and Licensing.

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	I	f you l	have an	y questions,	please fe	el free to	contact my	office.
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Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Jim Hansen to the Standing Committee on Insurance Policy.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Jim Hansen from the Special Committee on Aging.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District January 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Mary Elizabeth Coleman from the Standing Committee on Elementary and Secondary Education and appoint Representative Nick Schroer.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 8, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Glen Kolkmeyer from the Committee on Rules – Administrative Oversight and appoint Representative Noel J Shull.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

MESSAGES FROM THE GOVERNOR

The following Proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly "whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in "equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly "when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based."

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundredth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the first quarter of fiscal year 2020, the rate of expenditure for each of the appropriation lines in the fiscal year 2020 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2020 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 28th day of October, 2019.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

Exhibit A

	Exhibit A	
	Agency	Budget Appropriation Line
1	OFFICE ADMINISTRATION-OPER	01.010
2	OFFICE ADMINISTRATION-OPER	01.015
3	OFFICE ADMINISTRATION-OPER	01.015
4	OFFICE ADMINISTRATION-OPER	01.020
5	OFFICE ADMINISTRATION-OPER	01.020
6	OFFICE ADMINISTRATION-OPER	01.025
7	OFFICE ADMINISTRATION-OPER	01.025
8	OFFICE ADMINISTRATION-OPER	01.025
9	OFFICE ADMINISTRATION-OPER	01.030
10	OFFICE ADMINISTRATION-OPER	01.035
11	ELEM & SEC EDUCATION-OPER	02.005
12	ELEM & SEC EDUCATION-OPER	02.005
13	ELEM & SEC EDUCATION-OPER	02.005
14	ELEM & SEC EDUCATION-OPER	02.005
15	ELEM & SEC EDUCATION-OPER	02.006
16	ELEM & SEC EDUCATION-OPER	02.006
17	ELEM & SEC EDUCATION-OPER	02.006
18	ELEM & SEC EDUCATION-OPER	02.010
19	ELEM & SEC EDUCATION-OPER	02.010
20	ELEM & SEC EDUCATION-OPER	02.015
21	ELEM & SEC EDUCATION-OPER	02.015
22	ELEM & SEC EDUCATION-OPER	02.015
23	ELEM & SEC EDUCATION-OPER	02.015
24	ELEM & SEC EDUCATION-OPER	02.015
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27	ELEM & SEC EDUCATION-OPER	02.015
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30	ELEM & SEC EDUCATION-OPER	02.015
31	ELEM & SEC EDUCATION-OPER	02.015
32	ELEM & SEC EDUCATION-OPER	02.015
33	ELEM & SEC EDUCATION-OPER	02.015
34	ELEM & SEC EDUCATION-OPER	02.015
35	ELEM & SEC EDUCATION-OPER	02.015
36	ELEM & SEC EDUCATION-OPER	02.015
37	ELEM & SEC EDUCATION-OPER	02.020
38	ELEM & SEC EDUCATION-OPER	02.025
39	ELEM & SEC EDUCATION-OPER	02.030
40	ELEM & SEC EDUCATION-OPER	02.035
41	ELEM & SEC EDUCATION-OPER	02.040
42	ELEM & SEC EDUCATION-OPER	02.045
43	ELEM & SEC EDUCATION-OPER	02.050
44	ELEM & SEC EDUCATION-OPER	02.055
45	ELEM & SEC EDUCATION-OPER	02.060

46	ELEM & SEC EDUCATION-OPER	02.065
47	ELEM & SEC EDUCATION-OPER	02.066
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50	ELEM & SEC EDUCATION-OPER	02.075
51	ELEM & SEC EDUCATION-OPER	02.080
52	ELEM & SEC EDUCATION-OPER	02.080
53	ELEM & SEC EDUCATION-OPER	02.080
54	ELEM & SEC EDUCATION-OPER	02.085
55	ELEM & SEC EDUCATION-OPER	02.090
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74	ELEM & SEC EDUCATION-OPER	02.120
75	ELEM & SEC EDUCATION-OPER	02.125
76	ELEM & SEC EDUCATION-OPER	02.130
77	ELEM & SEC EDUCATION OF ER	02.136
78	ELEM & SEC EDUCATION OF ER ELEM & SEC EDUCATION-OPER	02.133
79	ELEM & SEC EDUCATION OF ER	02.145
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490	MO TRANSPORTATION-OPER	04.455
7 71	MO TRANSFORTATION-OFER	UT.733

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1486	LABOR & INDUSTRIAL REL-OPER	07.865
1487	LABOR & INDUSTRIAL REL-OPER	07.870
1488	LABOR & INDUSTRIAL REL-OPER	07.875
1489	LABOR & INDUSTRIAL REL-OPER	07.880
1490	LABOR & INDUSTRIAL REL-OPER	07.880
1491	LABOR & INDUSTRIAL REL-OPER	07.880
1492	LABOR & INDUSTRIAL REL-OPER	07.880
1493	LABOR & INDUSTRIAL REL-OPER	07.885
1494	LABOR & INDUSTRIAL REL-OPER	07.890
1495	LABOR & INDUSTRIAL REL-OPER	07.890
1496	LABOR & INDUSTRIAL REL-OPER	07.895
1497	LABOR & INDUSTRIAL REL-OPER	07.895
1498	LABOR & INDUSTRIAL REL-OPER	07.900
1499	LABOR & INDUSTRIAL REL-OPER	07.905
1500	LABOR & INDUSTRIAL REL-OPER	07.905
1501	LABOR & INDUSTRIAL REL-OPER	07.905
1502	LABOR & INDUSTRIAL REL-OPER	07.905
1503	LABOR & INDUSTRIAL REL-OPER	07.905
1504	LABOR & INDUSTRIAL REL-OPER	07.905
1505	LABOR & INDUSTRIAL REL-OPER	07.910
1506	PUBLIC SAFETY-OPERATING	08.005
1507	PUBLIC SAFETY-OPERATING	08.005
1508	PUBLIC SAFETY-OPERATING	08.005
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1524	PUBLIC SAFETY-OPERATING	08.005
1525	PUBLIC SAFETY-OPERATING	08.005
1526	PUBLIC SAFETY-OPERATING	08.005
1527	PUBLIC SAFETY-OPERATING	08.006
1528	PUBLIC SAFETY-OPERATING	08.006
1529	PUBLIC SAFETY-OPERATING	08.006
1530	PUBLIC SAFETY-OPERATING	08.010

1531	PUBLIC SAFETY-OPERATING	08.015
1532	PUBLIC SAFETY-OPERATING	08.020
1533	PUBLIC SAFETY-OPERATING	08.025
1534	PUBLIC SAFETY-OPERATING	08.025
1535	PUBLIC SAFETY-OPERATING	08.025
1536	PUBLIC SAFETY-OPERATING	08.030
1537	PUBLIC SAFETY-OPERATING	08.035
1538	PUBLIC SAFETY-OPERATING	08.040
1539	PUBLIC SAFETY-OPERATING	08.040
1540	PUBLIC SAFETY-OPERATING	08.045
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1544	PUBLIC SAFETY-OPERATING	08.045
1545	PUBLIC SAFETY-OPERATING	08.045
1546	PUBLIC SAFETY-OPERATING	08.045
1547	PUBLIC SAFETY-OPERATING	08.050
1548	PUBLIC SAFETY-OPERATING	08.055
1549	PUBLIC SAFETY-OPERATING	08.060
1550	PUBLIC SAFETY-OPERATING	08.065
1551	PUBLIC SAFETY-OPERATING	08.070
1552	PUBLIC SAFETY-OPERATING	08.070
1553	PUBLIC SAFETY-OPERATING	08.075
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1555	PUBLIC SAFETY-OPERATING	08.075
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1557	PUBLIC SAFETY-OPERATING	08.075
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1560	PUBLIC SAFETY-OPERATING	08.075
1561	PUBLIC SAFETY-OPERATING	08.075
1562	PUBLIC SAFETY-OPERATING	08.080
1563	PUBLIC SAFETY-OPERATING	08.080
1564	PUBLIC SAFETY-OPERATING	08.080
1565	PUBLIC SAFETY-OPERATING	08.080
1566	PUBLIC SAFETY-OPERATING	08.080
1567	PUBLIC SAFETY-OPERATING	08.080
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1570	PUBLIC SAFETY-OPERATING	08.080
1572	PUBLIC SAFETY-OPERATING	08.080
	PUBLIC SAFETY-OPERATING	08.080
1573	PUBLIC SAFETY-OPERATING PUBLIC SAFETY-OPERATING	08.080
1574	PUBLIC SAFETY-OPERATING PUBLIC SAFETY-OPERATING	08.080
1575	PUBLIC SAFETY-OPERATING PUBLIC SAFETY-OPERATING	08.080
1576	PUBLIC SAFETY-OPERATING PUBLIC SAFETY-OPERATING	08.080
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1578	PUBLIC SAFETY OPERATING	08.080
1579	PUBLIC SAFETY OPERATING	08.080
1580	PUBLIC SAFETY-OPERATING	08.080

1581	PUBLIC SAFETY-OPERATING	08.080
1582	PUBLIC SAFETY-OPERATING	08.085
1583	PUBLIC SAFETY-OPERATING	08.085
1584	PUBLIC SAFETY-OPERATING	08.085
1585	PUBLIC SAFETY-OPERATING	08.085
1586	PUBLIC SAFETY-OPERATING	08.085
1587	PUBLIC SAFETY-OPERATING	08.085
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1594	PUBLIC SAFETY-OPERATING	08.085
1595	PUBLIC SAFETY-OPERATING	08.085
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1600	PUBLIC SAFETY-OPERATING	08.085
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1602	PUBLIC SAFETY-OPERATING	08.090
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1605	PUBLIC SAFETY-OPERATING	08.090
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1608	PUBLIC SAFETY-OPERATING	08.095
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1610	PUBLIC SAFETY-OPERATING	08.095
1611	PUBLIC SAFETY-OPERATING	08.100
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1615	PUBLIC SAFETY-OPERATING	08.105
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1624	PUBLIC SAFETY-OPERATING	08.105
1625	PUBLIC SAFETY-OPERATING	08.105
1626	PUBLIC SAFETY-OPERATING	08.110
1627	PUBLIC SAFETY-OPERATING	08.110
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1629	PUBLIC SAFETY-OPERATING	08.110

1630	PUBLIC SAFETY-OPERATING	08.110
1631	PUBLIC SAFETY-OPERATING	08.110
1632	PUBLIC SAFETY-OPERATING	08.110
1633	PUBLIC SAFETY-OPERATING	08.110
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1635	PUBLIC SAFETY-OPERATING	08.115
1636	PUBLIC SAFETY-OPERATING	08.115
1637	PUBLIC SAFETY-OPERATING	08.115
1638	PUBLIC SAFETY-OPERATING	08.115
1639	PUBLIC SAFETY-OPERATING	08.120
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1653	PUBLIC SAFETY-OPERATING	08.125
1654	PUBLIC SAFETY-OPERATING	08.125
1655	PUBLIC SAFETY-OPERATING	08.130
1656	PUBLIC SAFETY-OPERATING	08.135
1657	PUBLIC SAFETY-OPERATING	08.140
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1666	PUBLIC SAFETY-OPERATING	08.150
1667	PUBLIC SAFETY-OPERATING	08.150
1668	PUBLIC SAFETY-OPERATING	08.150
1669	PUBLIC SAFETY-OPERATING	08.155
1670	PUBLIC SAFETY-OPERATING	08.155
1671	PUBLIC SAFETY-OPERATING	08.160
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1673	PUBLIC SAFETY-OPERATING	08.160
1674	PUBLIC SAFETY-OPERATING	08.160
1675	PUBLIC SAFETY-OPERATING	08.165
1676	PUBLIC SAFETY-OPERATING	08.165
1677	PUBLIC SAFETY-OPERATING	08.165
1678	PUBLIC SAFETY-OPERATING	08.170
1679	PUBLIC SAFETY-OPERATING	08.175
1017	Date Start of Endithing	00.175

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1681	PUBLIC SAFETY-OPERATING	08.180
1682	PUBLIC SAFETY-OPERATING	08.180
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1689	PUBLIC SAFETY-OPERATING	08.195
1690	PUBLIC SAFETY-OPERATING	08.195
1691	PUBLIC SAFETY-OPERATING	08.200
1692	PUBLIC SAFETY-OPERATING	08.200
1693	PUBLIC SAFETY-OPERATING	08.205
1694	PUBLIC SAFETY-OPERATING	08.210
1695	PUBLIC SAFETY-OPERATING	08.215
1696	PUBLIC SAFETY-OPERATING	08.220
1697	PUBLIC SAFETY-OPERATING	08.225
1698	PUBLIC SAFETY-OPERATING	08.230
1699	PUBLIC SAFETY-OPERATING	08.235
1700	PUBLIC SAFETY-OPERATING	08.240
1701	PUBLIC SAFETY-OPERATING	08.245
1702	PUBLIC SAFETY-OPERATING	08.245
1703	PUBLIC SAFETY-OPERATING	08.245
1704	PUBLIC SAFETY-OPERATING	08.245
1705	PUBLIC SAFETY-OPERATING	08.250
1706	PUBLIC SAFETY-OPERATING	08.250
1707	PUBLIC SAFETY-OPERATING	08.250
1708	PUBLIC SAFETY-OPERATING	08.250
1709	PUBLIC SAFETY-OPERATING	08.250
1710	PUBLIC SAFETY-OPERATING	08.255
1711	PUBLIC SAFETY-OPERATING	08.260
1712	PUBLIC SAFETY-OPERATING	08.260
1713	PUBLIC SAFETY-OPERATING	08.265
1714	PUBLIC SAFETY-OPERATING	08.265
1715	PUBLIC SAFETY-OPERATING	08.265
1716	PUBLIC SAFETY-OPERATING	08.265
1717	PUBLIC SAFETY-OPERATING	08.270
1718	PUBLIC SAFETY-OPERATING	08.275
1719	PUBLIC SAFETY-OPERATING	08.275
1720	PUBLIC SAFETY-OPERATING	08.280
1721	PUBLIC SAFETY-OPERATING	08.285
1722	PUBLIC SAFETY-OPERATING	08.285
1723	PUBLIC SAFETY-OPERATING	08.285
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1726	PUBLIC SAFETY-OPERATING	08.285
1727	PUBLIC SAFETY-OPERATING	08.285
1728	PUBLIC SAFETY-OPERATING	08.290
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1729	PUBLIC SAFETY-OPERATING	08.295
1730	PUBLIC SAFETY-OPERATING	08.295
1731	PUBLIC SAFETY-OPERATING	08.295
1732	PUBLIC SAFETY-OPERATING	08.295
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1739	PUBLIC SAFETY-OPERATING	08.300
1740	PUBLIC SAFETY-OPERATING	08.305
1741	PUBLIC SAFETY-OPERATING	08.305
1742	PUBLIC SAFETY-OPERATING	08.310
1743	PUBLIC SAFETY-OPERATING	08.310
1744	PUBLIC SAFETY-OPERATING	08.310
1745	PUBLIC SAFETY-OPERATING	08.310
1746	PUBLIC SAFETY-OPERATING	08.310
1747	PUBLIC SAFETY-OPERATING	08.315
1748	CORRECTIONS-OPERATING	09.005
1749	CORRECTIONS-OPERATING	09.005
1750	CORRECTIONS-OPERATING	09.005
1751	CORRECTIONS-OPERATING	09.005
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1754	CORRECTIONS-OPERATING	09.005
1755	CORRECTIONS-OPERATING	09.005
1756	CORRECTIONS-OPERATING	09.006
1757	CORRECTIONS-OPERATING	09.006
1758	CORRECTIONS-OPERATING	09.006
1759	CORRECTIONS-OPERATING	09.010
1760	CORRECTIONS-OPERATING	09.010
1761	CORRECTIONS-OPERATING	09.015
1762	CORRECTIONS-OPERATING	09.015
1763	CORRECTIONS-OPERATING	09.015
1764	CORRECTIONS-OPERATING	09.020
1765	CORRECTIONS-OPERATING	09.020
1766	CORRECTIONS-OPERATING	09.020
1767	CORRECTIONS-OPERATING	09.025
1768	CORRECTIONS-OPERATING	09.030
1769	CORRECTIONS-OPERATING	09.030
1770	CORRECTIONS-OPERATING	09.035
1771	CORRECTIONS-OPERATING	09.040
1772	CORRECTIONS-OPERATING	09.045
1773	CORRECTIONS-OPERATING	09.045
1774	CORRECTIONS-OPERATING	09.050
1775	CORRECTIONS-OPERATING	09.055
1776	CORRECTIONS-OPERATING	09.055
1777	CORRECTIONS-OPERATING	09.060
1778	CORRECTIONS-OPERATING	09.065
1//0	COLUMN OF ENGLISHING	07.003

1779	CORRECTIONS-OPERATING	09.070
1780	CORRECTIONS-OPERATING	09.075
1781	CORRECTIONS-OPERATING	09.080
1782	CORRECTIONS-OPERATING	09.080
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1784	CORRECTIONS-OPERATING	09.080
1785	CORRECTIONS-OPERATING	09.080
1786	CORRECTIONS-OPERATING	09.080
1787	CORRECTIONS-OPERATING	09.085
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1791	CORRECTIONS-OPERATING	09.085
1792	CORRECTIONS-OPERATING	09.085
1793	CORRECTIONS-OPERATING	09.085
1794	CORRECTIONS-OPERATING	09.085
1795	CORRECTIONS-OPERATING	09.085
1796	CORRECTIONS-OPERATING	09.090
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1798	CORRECTIONS-OPERATING	09.095
1799	CORRECTIONS-OPERATING	09.095
1800	CORRECTIONS-OPERATING	09.100
1801	CORRECTIONS-OPERATING	09.100
1802	CORRECTIONS-OPERATING	09.100
1803	CORRECTIONS-OPERATING	09.105
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1806	CORRECTIONS-OPERATING	09.110
1807	CORRECTIONS-OPERATING	09.110
1808	CORRECTIONS-OPERATING	09.115
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1810	CORRECTIONS-OPERATING	09.115
1811	CORRECTIONS-OPERATING	09.120
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1815	CORRECTIONS-OPERATING	09.130
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1819	CORRECTIONS-OPERATING	09.135
1820	CORRECTIONS-OPERATING	09.140
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1823	CORRECTIONS-OPERATING	09.145
1824	CORRECTIONS-OPERATING	09.145
1825	CORRECTIONS-OPERATING	09.150
1826	CORRECTIONS-OPERATING	09.150
1827	CORRECTIONS-OPERATING	09.150

1828	CORRECTIONS-OPERATING	09.155
1829	CORRECTIONS-OPERATING	09.155
1830	CORRECTIONS-OPERATING	09.160
1831	CORRECTIONS-OPERATING	09.160
1832	CORRECTIONS-OPERATING	09.160
1833	CORRECTIONS-OPERATING	09.165
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1835	CORRECTIONS-OPERATING	09.170
1836	CORRECTIONS-OPERATING	09.170
1837	CORRECTIONS-OPERATING	09.175
1838	CORRECTIONS-OPERATING	09.180
1839	CORRECTIONS-OPERATING	09.180
1840	CORRECTIONS-OPERATING	09.185
1841	CORRECTIONS-OPERATING	09.185
1842	CORRECTIONS-OPERATING	09.185
1843	CORRECTIONS-OPERATING	09.190
1844	CORRECTIONS-OPERATING	09.190
1845	CORRECTIONS-OPERATING	09.190
1846	CORRECTIONS-OPERATING	09.195
1847	CORRECTIONS-OPERATING	09.195
1848	CORRECTIONS-OPERATING	09.195
1849	CORRECTIONS-OPERATING	09.200
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1851	CORRECTIONS-OPERATING	09.200
1852	CORRECTIONS-OPERATING	09.205
1853	CORRECTIONS-OPERATING	09.205
1854	CORRECTIONS-OPERATING	09.215
1855	CORRECTIONS-OPERATING	09.220
1856	CORRECTIONS-OPERATING	09.220
1857	CORRECTIONS-OPERATING	09.220
1858	CORRECTIONS-OPERATING	09.225
1859	CORRECTIONS-OPERATING	09.230
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1861	CORRECTIONS-OPERATING	09.230
1862	CORRECTIONS-OPERATING	09.235
1863	CORRECTIONS-OPERATING	09.235
1864	CORRECTIONS-OPERATING	09.235
1865	CORRECTIONS-OPERATING	09.235
1866	CORRECTIONS-OPERATING	09.235
1867	CORRECTIONS-OPERATING	09.240
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1870	CORRECTIONS-OPERATING	09.240
1871	CORRECTIONS-OPERATING	09.245
1872	CORRECTIONS-OPERATING	09.250
1873	CORRECTIONS-OPERATING	09.250
1874	CORRECTIONS-OPERATING	09.255
1875	CORRECTIONS-OPERATING	09.260
1876	CORRECTIONS-OPERATING	09.265
1877	CORRECTIONS-OPERATING	09.265

1878	CORRECTIONS-OPERATING	09.270
1879	CORRECTIONS-OPERATING	09.270
1880	CORRECTIONS-OPERATING	09.270
1881	CORRECTIONS-OPERATING	09.270
1882	CORRECTIONS-OPERATING	09.275
1883	CORRECTIONS-OPERATING	09.280
1884	MENTAL HEALTH-OPERATING	10.005
1885	MENTAL HEALTH-OPERATING	10.005
1886	MENTAL HEALTH-OPERATING	10.005
1887	MENTAL HEALTH-OPERATING	10.005
1888	MENTAL HEALTH-OPERATING	10.006
1889	MENTAL HEALTH-OPERATING	10.006
1890	MENTAL HEALTH-OPERATING	10.006
1891	MENTAL HEALTH-OPERATING	10.010
1892	MENTAL HEALTH-OPERATING	10.015
1893	MENTAL HEALTH-OPERATING	10.020
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1896	MENTAL HEALTH-OPERATING	10.020
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1900	MENTAL HEALTH-OPERATING	10.020
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1902	MENTAL HEALTH-OPERATING	10.025
1903	MENTAL HEALTH-OPERATING	10.025
1904	MENTAL HEALTH-OPERATING	10.025
1905	MENTAL HEALTH-OPERATING	10.025
1906	MENTAL HEALTH-OPERATING	10.025
1907	MENTAL HEALTH-OPERATING	10.030
1908	MENTAL HEALTH-OPERATING	10.030
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1914	MENTAL HEALTH-OPERATING	10.030
1915	MENTAL HEALTH-OPERATING	10.030
1916	MENTAL HEALTH-OPERATING	10.030
1917	MENTAL HEALTH-OPERATING	10.030
1918	MENTAL HEALTH-OPERATING	10.035
1919	MENTAL HEALTH-OPERATING	10.040
1920	MENTAL HEALTH-OPERATING	10.040
1921	MENTAL HEALTH-OPERATING	10.040
1922	MENTAL HEALTH-OPERATING	10.045
1923	MENTAL HEALTH-OPERATING	10.045
1924	MENTAL HEALTH-OPERATING	10.050
1925	MENTAL HEALTH-OPERATING	10.050
1926	MENTAL HEALTH-OPERATING	10.050

100-	MENTAL HEALTH OPENATING	10.055
1927	MENTAL HEALTH-OPERATING	10.055
1928	MENTAL HEALTH-OPERATING	10.055
1929	MENTAL HEALTH-OPERATING	10.065
1930	MENTAL HEALTH-OPERATING	10.070
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1932	MENTAL HEALTH-OPERATING	10.100
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1934	MENTAL HEALTH-OPERATING	10.100
1935	MENTAL HEALTH-OPERATING	10.100
1936	MENTAL HEALTH-OPERATING	10.100
1937	MENTAL HEALTH-OPERATING	10.105
1938	MENTAL HEALTH-OPERATING	10.105
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1940	MENTAL HEALTH-OPERATING	10.105
1941	MENTAL HEALTH-OPERATING	10.105
1942	MENTAL HEALTH-OPERATING	10.105
1943	MENTAL HEALTH-OPERATING	10.105
1944	MENTAL HEALTH-OPERATING	10.105
1945	MENTAL HEALTH-OPERATING	10.105
1946	MENTAL HEALTH-OPERATING	10.105
1947	MENTAL HEALTH-OPERATING	10.105
1948	MENTAL HEALTH-OPERATING	10.105
1949	MENTAL HEALTH-OPERATING	10.110
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1951	MENTAL HEALTH-OPERATING	10.110
1952	MENTAL HEALTH-OPERATING	10.110
1953	MENTAL HEALTH-OPERATING	10.110
1954	MENTAL HEALTH-OPERATING	10.110
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1956	MENTAL HEALTH-OPERATING	10.110
1957	MENTAL HEALTH-OPERATING	10.110
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1959	MENTAL HEALTH-OPERATING	10.110
1960	MENTAL HEALTH-OPERATING	10.110
1961	MENTAL HEALTH-OPERATING	10.110
1962	MENTAL HEALTH-OPERATING	10.110
1963	MENTAL HEALTH-OPERATING	10.110
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1965	MENTAL HEALTH-OPERATING	10.120
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2072	MENTAL HEALTH-OPERATING	10.410
2073	MENTAL HEALTH-OPERATING	10.410
2074	MENTAL HEALTH-OPERATING	10.410
4013	THE TIME HEADTH-OF EKATING	10.710

2076	MENTAL HEALTH-OPERATING	10.410
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2173	HEALTH & SENIOR SERVICES-OPER	10.620
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2217	HEALTH & SENIOR SERVICES-OPER	10.700
2218	HEALTH & SENIOR SERVICES-OPER	10.705
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2229	HEALTH & SENIOR SERVICES-OPER	10.710
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2231	HEALTH & SENIOR SERVICES-OPER	10.710
2232	HEALTH & SENIOR SERVICES-OPER	10.710
2233	HEALTH & SENIOR SERVICES-OPER	10.710
2234	HEALTH & SENIOR SERVICES-OPER	10.710
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2248	HEALTH & SENIOR SERVICES-OPER	10.715
2249	HEALTH & SENIOR SERVICES-OPER	10.720
2250	HEALTH & SENIOR SERVICES-OPER	10.720
2251	HEALTH & SENIOR SERVICES-OPER	10.730
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2253	HEALTH & SENIOR SERVICES-OPER	10.735
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2255	HEALTH & SENIOR SERVICES-OPER	10.740
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2266 2267	HEALTH & SENIOR SERVICES-OFER HEALTH & SENIOR SERVICES-OPER	10.740
2268	HEALTH & SENIOR SERVICES-OPER	10.745
	HEALTH & SENIOR SERVICES-OPER HEALTH & SENIOR SERVICES-OPER	10.745
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2815	STATE TREASURER-OPERATING	12.200
2816	STATE TREASURER-OPERATING	12.205
2817	STATE TREASURER-OPERATING	12.215

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2818	STATE TREASURER-OPERATING	12.220
2819	STATE TREASURER-OPERATING	12.225
2820	ATTORNEY GENERAL-OPER	12.245
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2916	MENTAL HEALTH-LEASING	13.005

2917	ELEM & SEC EDUCATION-LEAS	13.005
2918	ELEM & SEC EDUCATION-LEAS	13.005
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2920	OFFICE ADMINISTRATION-LEAS	13.005
2921	OFFICE ADMINISTRATION-LEAS	13.005
2922	OFFICE ADMINISTRATION-LEAS	13.005
2923	CORRECTIONS-LEASING	13.005
2924	PUBLIC SAFETY-LEASING	13.005
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2933	LABOR & INDUSTRIAL REL-LEAS	13.005
2934	ELEM & SEC EDUCATION-LEAS	13.005
2935	ELEM & SEC EDUCATION-LEAS	13.005
2936	LABOR & INDUSTRIAL REL-LEAS	13.005
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2961	NATURAL RESOURCES-LEASING	13.005
2962	NATURAL RESOURCES-LEASING	13.005
2963	NATURAL RESOURCES-LEASING	13.005
2964	NATURAL RESOURCES-LEASING	13.005
2965	NATURAL RESOURCES-LEASING	13.005
2966	NATURAL RESOURCES-LEASING	13.005

2967	NATURAL RESOURCES-LEASING	13.005
2968	NATURAL RESOURCES-LEASING	13.005
2969	NATURAL RESOURCES-LEASING	13.005
2970	NATURAL RESOURCES-LEASING	13.005
2971	NATURAL RESOURCES-LEASING	13.005
2972	DCI-LEASING	13.005
2973	DCI-LEASING	13.005
2974	LT. GOVERNOR-LEASING	13.005
2975	LT. GOVERNOR-LEASING	13.005
2976	DHEWD-LEASING	13.005
2977	DHEWD-LEASING	13.005
2978	NATURAL RESOURCES-LEASING	13.005
2979	CORRECTIONS-LEASING	13.005
2980	SECRETARY OF STATE-LEASING	13.005
2981	SECRETARY OF STATE-LEASING	13.005
2982	DCI-LEASING	13.005
2983	JUDICIARY-LEASING	13.005
2984	JUDICIARY-LEASING	13.005
2985	JUDICIARY-LEASING	13.005
2986	REVENUE-LEASING	13.005
2987	NATURAL RESOURCES-LEASING	13.005
2988	NATURAL RESOURCES-LEASING	13.005
2989	ELEM & SEC EDUCATION-LEAS	13.005
2990	PUBLIC SAFETY-LEASING	13.005
2991	LEGISLATURE-LEASING	13.005
2992	PUBLIC SAFETY-LEASING	13.005
2993	PUBLIC SAFETY-LEASING	13.005
2994	AGRICULTURE-LEASING	13.005
2995	PUBLIC SAFETY-LEASING	13.005
2996	GOVERNOR-LEASING	13.010
2997	LT. GOVERNOR-LEASING	13.010
2998	NATURAL RESOURCES-LEASING	13.010
2999	NATURAL RESOURCES-LEASING	13.010
3000	NATURAL RESOURCES-LEASING	13.010
3001	NATURAL RESOURCES-LEASING	13.010
3002	NATURAL RESOURCES-LEASING	13.010
3003	NATURAL RESOURCES-LEASING	13.010
3004	NATURAL RESOURCES-LEASING	13.010
3005	NATURAL RESOURCES-LEASING	13.010
3006	NATURAL RESOURCES-LEASING	13.010
3007	NATURAL RESOURCES-LEASING	13.010
3008	NATURAL RESOURCES-LEASING	13.010
3009	NATURAL RESOURCES-LEASING	13.010
3010	NATURAL RESOURCES-LEASING	13.010
3011	PUBLIC SAFETY-LEASING	13.010
3012	DHEWD-LEASING	13.010
3013	NATURAL RESOURCES-LEASING	13.010
3014	NATURAL RESOURCES-LEASING	13.010
3015	DCI-LEASING	13.010
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3016	ELEM & SEC EDUCATION-LEAS	13.010
3017	ELEM & SEC EDUCATION-LEAS	13.010
3018	ELEM & SEC EDUCATION-LEAS	13.010
3019	REVENUE-LEASING	13.010
3020	OFFICE ADMINISTRATION-LEAS	13.010
3021	OFFICE ADMINISTRATION-LEAS	13.010
3022	OFFICE ADMINISTRATION-LEAS	13.010
3023	AGRICULTURE-LEASING	13.010
3024	AGRICULTURE-LEASING	13.010
3025	AGRICULTURE-LEASING	13.010
3026	AGRICULTURE-LEASING	13.010
3027	AGRICULTURE-LEASING	13.010
3028	AGRICULTURE-LEASING	13.010
3029	AGRICULTURE-LEASING	13.010
3030	AGRICULTURE-LEASING	13.010
3031	AGRICULTURE-LEASING	13.010
3032	NATURAL RESOURCES-LEASING	13.010
3033	NATURAL RESOURCES-LEASING	13.010
3034	NATURAL RESOURCES-LEASING	13.010
3035	ECONOMIC DEVELOPMENT-LEAS	13.010
3036	ECONOMIC DEVELOPMENT-LEAS	13.010
3037	ECONOMIC DEVELOPMENT-LEAS	13.010
3038	DCI-LEASING	13.010
3039	DCI-LEASING	13.010
3040	DCI-LEASING	13.010
3041	DCI-LEASING	13.010
3042	DCI-LEASING	13.010
3043	LABOR & INDUSTRIAL REL-LEAS	13.010
3044	LABOR & INDUSTRIAL REL-LEAS	13.010
3045	LABOR & INDUSTRIAL REL-LEAS	13.010
3046	LABOR & INDUSTRIAL REL-LEAS	13.010
3047	LABOR & INDUSTRIAL REL-LEAS	13.010
3048	LABOR & INDUSTRIAL REL-LEAS	13.010
3049	LABOR & INDUSTRIAL REL-LEAS	13.010
3050	PUBLIC SAFETY-LEASING	13.010
3051	PUBLIC SAFETY-LEASING	13.010
3052	CORRECTIONS-LEASING	13.010
3053	MENTAL HEALTH-LEASING	13.010
3054	MENTAL HEALTH-LEASING	13.010
3055	MENTAL HEALTH-LEASING	13.010
3056	MENTAL HEALTH-LEASING	13.010
3057	HEALTH & SENIOR SERVICES-LEAS	13.010
3058	HEALTH & SENIOR SERVICES-LEAS	13.010
3059	SOCIAL SERVICES-LEASING	13.010
3060	SOCIAL SERVICES-LEASING	13.010
3061	SOCIAL SERVICES-LEASING	13.010
3062	SOCIAL SERVICES-LEASING	13.010
3063	SOCIAL SERVICES-LEASING	13.010
3064	LEGISLATURE-LEASING	13.010
3065	SECRETARY OF STATE-LEASING	13.010
		_

3066	SECRETARY OF STATE-LEASING	13.010
3067	SECRETARY OF STATE-LEASING	13.010
3068	SECRETARY OF STATE-LEASING	13.010
3069	STATE AUDITOR-LEASING	13.010
3070	ATTORNEY GENERAL-LEASING	13.010
3071	ATTORNEY GENERAL-LEASING	13.010
3072	ATTORNEY GENERAL-LEASING	13.010
3073	ATTORNEY GENERAL-LEASING	13.010
3074	ATTORNEY GENERAL-LEASING	13.010
3075	ATTORNEY GENERAL-LEASING	13.010
3076	STATE TREASURER-LEASING	13.010
3077	JUDICIARY-LEASING	13.010
3078	AGRICULTURE-LEASING	13.010
3079	DHEWD-LEASING	13.010
3080	PUBLIC SAFETY-LEASING	13.010
3081	AGRICULTURE-LEASING	13.010
3082	PUBLIC SAFETY-LEASING	13.010
3083	AGRICULTURE-LEASING	13.010
3084	PUBLIC SAFETY-LEASING	13.010
3085	HEALTH & SENIOR SERVICES-LEAS	13.015
3086	ELEM & SEC EDUCATION-LEAS	13.015
3087	PUBLIC SAFETY-LEASING	13.015
3088	PUBLIC SAFETY-LEASING	13.015
3089	MENTAL HEALTH-LEASING	13.015
3090	SOCIAL SERVICES-LEASING	13.015
3091	SOCIAL SERVICES-LEASING	13.015
3092	HEALTH & SENIOR SERVICES-LEAS	13.015
3093	OFFICE ADMINISTRATION-LEAS	13.020
3094	OFFICE ADMINISTRATION-LEAS	13.020
3095	OFFICE ADMINISTRATION-LEAS	13.020
3096	OFFICE ADMINISTRATION-LEAS	13.021
3097	ELEM & SEC EDUCATION-CI	17.005
3098	ELEM & SEC EDUCATION-CI	17.010
3099	DHEWD-CI	17.025
3100	DHEWD-CI	17.030
3101	DHEWD-CI	17.040
3102	DHEWD-CI	17.045
3103	DHEWD-CI	17.050
3104	DHEWD-CI	17.055
3105	DHEWD-CI	17.060
3106	DHEWD-CI	17.065
3107	DHEWD-CI	17.070
3108	DHEWD-CI	17.075
3109	DHEWD-CI	17.080
3110	OFFICE ADMINISTRATION-CI	17.085
3111	OFFICE ADMINISTRATION-CI	17.090
3112	OFFICE ADMINISTRATION-CI	17.095
3113	OFFICE ADMINISTRATION-CI	17.100
3114	OFFICE ADMINISTRATION-CI	17.100
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3115	OFFICE ADMINISTRATION-CI	17.100
3116	OFFICE ADMINISTRATION-CI	17.100
3117	AGRICULTURE-CI	17.105
3118	AGRICULTURE-CI	17.110
3119	NATURAL RESOURCES-CI	17.115
3120	NATURAL RESOURCES-CI	17.120
3121	NATURAL RESOURCES-CI	17.125
3122	NATURAL RESOURCES-CI	17.130
3123	NATURAL RESOURCES-CI	17.135
3124	NATURAL RESOURCES-CI	17.140
3125	NATURAL RESOURCES-CI	17.145
3126	NATURAL RESOURCES-CI	17.150
3127	NATURAL RESOURCES-CI	17.150
3128	NATURAL RESOURCES-CI	17.150
3129	NATURAL RESOURCES-CI	17.150
3130	NATURAL RESOURCES-CI	17.150
3131	NATURAL RESOURCES-CI	17.150
3132	NATURAL RESOURCES-CI	17.155
3133	NATURAL RESOURCES-CI	17.155
3134	NATURAL RESOURCES-CI	17.155
3135	NATURAL RESOURCES-CI	17.155
3136	NATURAL RESOURCES-CI	17.155
3137	NATURAL RESOURCES-CI	17.155
3138	NATURAL RESOURCES-CI	17.155
3139	NATURAL RESOURCES-CI	17.160
3140	NATURAL RESOURCES-CI	17.160
3141	NATURAL RESOURCES-CI	17.160
3142	NATURAL RESOURCES-CI	17.160
3143	NATURAL RESOURCES-CI	17.160
3144	NATURAL RESOURCES-CI	17.160
3145	NATURAL RESOURCES-CI	17.160
3146	NATURAL RESOURCES-CI	17.160
3147	NATURAL RESOURCES-CI	17.160
3148	NATURAL RESOURCES-CI	17.165
3149	NATURAL RESOURCES-CI	17.170
3150	NATURAL RESOURCES-CI	17.170
3151	NATURAL RESOURCES-CI	17.170
3152	NATURAL RESOURCES-CI	17.170
3153	NATURAL RESOURCES-CI	17.175
3154	NATURAL RESOURCES-CI	17.180
3155	CONSERVATION-CI	17.185
3156	CONSERVATION-CI	17.190
3157	LABOR & INDUSTRIAL REL-CI	17.195
3158	LABOR & INDUSTRIAL REL-CI	17.200
3159	LABOR & INDUSTRIAL REL-CI	17.200
3160	PUBLIC SAFETY-CI	17.205
3161	PUBLIC SAFETY-CI	17.205
3162	PUBLIC SAFETY-CI	17.205
3163	PUBLIC SAFETY-CI	17.210
3164	PUBLIC SAFETY-CI	17.215
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3165	PUBLIC SAFETY-CI	17.220
3166	PUBLIC SAFETY-CI	17.220
3167	PUBLIC SAFETY-CI	17.225
3168	PUBLIC SAFETY-CI	17.225
3169	PUBLIC SAFETY-CI	17.225
3170	PUBLIC SAFETY-CI	17.225
3171	PUBLIC SAFETY-CI	17.230
3172	PUBLIC SAFETY-CI	17.230
3173	PUBLIC SAFETY-CI	17.235
3174	PUBLIC SAFETY-CI	17.235
3175	PUBLIC SAFETY-CI	17.240
3176	PUBLIC SAFETY-CI	17.245
3177	PUBLIC SAFETY-CI	17.245
3178	PUBLIC SAFETY-CI	17.250
3179	PUBLIC SAFETY-CI	17.250
3180	PUBLIC SAFETY-CI	17.255
3181	PUBLIC SAFETY-CI	17.260
3182	PUBLIC SAFETY-CI	17.260
3183	PUBLIC SAFETY-CI	17.265
3184	PUBLIC SAFETY-CI	17.270
3185	PUBLIC SAFETY-CI	17.270
3186	PUBLIC SAFETY-CI	17.270
3187	CORRECTIONS-CI	17.275
3188	MENTAL HEALTH-CI	17.285
3189	MENTAL HEALTH-CI	17.290
3190	MENTAL HEALTH-CI	17.295
3191	SOCIAL SERVICES-CI	17.300
3192	SOCIAL SERVICES-CI	17.305
3193	ELEM & SEC EDUCATION-CI	18.005
3194	ELEM & SEC EDUCATION-CI	18.005
3195	ELEM & SEC EDUCATION-CI	18.005
3196	REVENUE-CI	18.010
3197	OFFICE ADMINISTRATION-CI	18.015
3198	OFFICE ADMINISTRATION-CI	18.020
3199	OFFICE ADMINISTRATION-CI	18.020
3200	OFFICE ADMINISTRATION-CI	18.020
3201	OFFICE ADMINISTRATION-CI	18.020
3202	OFFICE ADMINISTRATION-CI	18.020
3203	OFFICE ADMINISTRATION-CI	18.020
3204	OFFICE ADMINISTRATION-CI	18.020
3205	OFFICE ADMINISTRATION-CI	18.020
3206	OFFICE ADMINISTRATION-CI	18.020
3207	OFFICE ADMINISTRATION-CI	18.020
3208	OFFICE ADMINISTRATION-CI	18.020
3209	OFFICE ADMINISTRATION-CI	18.020
3210	OFFICE ADMINISTRATION-CI	18.020
3211	OFFICE ADMINISTRATION-CI	18.020
3212	OFFICE ADMINISTRATION-CI	18.020
3213	OFFICE ADMINISTRATION-CI	18.020

3214	AGRICULTURE-CI	18.025
3215	AGRICULTURE-CI	18.025
3216	AGRICULTURE-CI	18.025
3217	NATURAL RESOURCES-CI	18.030
3218	NATURAL RESOURCES-CI	18.030
3219	NATURAL RESOURCES-CI	18.035
3220	NATURAL RESOURCES-CI	18.035
3221	NATURAL RESOURCES-CI	18.035
3222	NATURAL RESOURCES-CI	18.035
3223	NATURAL RESOURCES-CI	18.035
3224	NATURAL RESOURCES-CI	18.035
3225	NATURAL RESOURCES-CI	18.035
3226	NATURAL RESOURCES-CI	18.035
3227	NATURAL RESOURCES-CI	18.035
3228	NATURAL RESOURCES-CI	18.035
3229	CONSERVATION-CI	18.040
3230	LABOR & INDUSTRIAL REL-CI	18.045
3231	LABOR & INDUSTRIAL REL-CI	18.045
3232	PUBLIC SAFETY-CI	18.050
3233	PUBLIC SAFETY-CI	18.055
3234	PUBLIC SAFETY-CI	18.055
3235	PUBLIC SAFETY-CI	18.060
3236	PUBLIC SAFETY-CI	18.060
3237	PUBLIC SAFETY-CI	18.060
3238	PUBLIC SAFETY-CI	18.060
3239	CORRECTIONS-CI	18.065
3240	CORRECTIONS-CI	18.065
3241	CORRECTIONS-CI	18.065
3242	MENTAL HEALTH-CI	18.070
3243	MENTAL HEALTH-CI	18.070
3244	MENTAL HEALTH-CI	18.070
3245	SOCIAL SERVICES-CI	18.075
3246	SOCIAL SERVICES-CI	18.075
3247	SOCIAL SERVICES-CI	18.075
3248	SOCIAL SERVICES-CI	18.075
3249	MO TRANSPORTATION-CI	18.080
3250	ELEM & SEC EDUCATION-CI	19.005
3251	ELEM & SEC EDUCATION-CI	19.005
3252	AGRICULTURE-CI	19.010
3253	NATURAL RESOURCES-CI	19.020
3254	NATURAL RESOURCES-CI	19.020
3255	NATURAL RESOURCES-CI	19.020
3256	NATURAL RESOURCES-CI	19.020
3257	CONSERVATION-CI	19.025
3258	PUBLIC SAFETY-CI	19.030
3259	PUBLIC SAFETY-CI	19.035
3260	PUBLIC SAFETY-CI	19.035
3261	PUBLIC SAFETY-CI	19.035
3262	PUBLIC SAFETY-CI	19.040
3263	CORRECTIONS-CI	19.045
3203		17.0.0

3264	LT. GOVERNOR-CI	19.050
3265	AGRICULTURE-CI	19.070
3266	DHEWD-CI	19.095
3267	DHEWD-CI	19.105
3268	DHEWD-CI	19.110
3269	DHEWD-CI	19.115
3270	DHEWD-CI	19.120
3271	OFFICE ADMINISTRATION-CI	19.125
3272	NATURAL RESOURCES-CI	19.130
3273	NATURAL RESOURCES-CI	19.135

WITHDRAWAL OF HOUSE BILLS

January 8, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Chief Clerk Miller:

I am writing to request that **House Bill No. 1287**, pertaining to provisions relating to who may be eligible to receive MO HealthNet benefits, be withdrawn. The reason for the request is that I was notified by the bill's House legislative analyst that amended language was not initially used in preparing HB 1287.

I have refiled the corrected version, which is HB 1913. Thank you for your consideration.

Sincerely,

/s/ Patricia Pike
State Representative
District 126

January 8, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Chief Clerk Miller:

I no longer want to sponsor House Bill No. 1738. I would like to withdraw the bill from consideration.

Regards,

/s/ Ron Hicks State Representative District 102 January 8, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives 201 W. Capitol Avenue Jefferson City, MO 65101

Dear Chief Clerk Miller:

I respectfully request that **House Bill No. 1388** be withdrawn from consideration by the House of Representatives. Please contact me if you require additional information.

Sincerely,

/s/ Jim Murphy State Representative District 94

The following members' presence was noted: Green, McDaniel, and Mitten.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, January 9, 2020.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 1. Executive session may be held on any matter referred to the committee. Presentation on Caseworker Virtual Reality by Mr. Michael Gallagher.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, January 9, 2020, upon adjournment, House Hearing Room 3. Executive session may be held on any matter referred to the committee. Testimony from higher education institution presidents and fiscal officers.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Monday, January 13, 2020, 2:00 PM, House Hearing Room 3. Executive session may be held on any matter referred to the committee. Continued testimony from higher education institution presidents and fiscal officers

and Department of Higher Education and Workforce Development organizational overview.

HOUSE CALENDAR

SECOND DAY, THURSDAY, JANUARY 9, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 59 through HCR 65

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 59 through HJR 95

HOUSE BILLS FOR SECOND READING - REVISION

HRB 2

HOUSE BILLS FOR SECOND READING

HB 1256 through HB 1286

HB 1288 through HB 1387

HB 1389 through HB 1704

HB 1706 through HB 1737

HB 1739 through HB 1845

HB 1847 through HB 2000

HB 2026 through HB 2088

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith

CCS SCS HCS HB 2 - Smith

CCS#2 SCS HCS HB 3 - Smith

CCS SCS HCS HB 4 - Smith

CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

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JOURNAL OF THE HOUSE

Second Regular Session, 100th GENERAL ASSEMBLY

SECOND DAY, THURSDAY, JANUARY 9, 2020

The House met pursuant to adjournment.

Representative Shields in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

HOUSE RESOLUTIONS

Representative Kolkmeyer offered House Resolution No. 4540. Representative Unsicker offered House Resolution No. 4542. Representative Sauls offered House Resolution No. 4543.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 66, introduced by Representative Stevens (46), relating to opioid and heroin awareness month.

HCR 67, introduced by Representative Trent, relating to national American history and founders month.

HCR 68, introduced by Representative Justus, relating to the Missouri Gold Star Families Memorial Monument.

HCR 69, introduced by Representative Windham, relating to chemical testing.

HCR 70, introduced by Representative Windham, relating to the Firearm Owners Protection Act.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 96, introduced by Representative Aldridge, relating to the use of census data for the purposes of redistricting.

HJR 97, introduced by Representative Eggleston, relating to initiative petitions proposing amendments to the constitution.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2089, introduced by Representative Schroer, relating to health carrier interest penalties on insurance claims.

HB 2090, introduced by Representative Bondon, relating to campaign finance, with a delayed effective date and penalty provisions.

HB 2091, introduced by Representative Bondon, relating to video service providers.

HB 2092, introduced by Representative Bondon, relating to mortgage loan originators.

HB 2093, introduced by Representative Bondon, relating to the occupancy rate of health care facilities.

HB 2094, introduced by Representative Bondon, relating to the Missouri water and sewer infrastructure act.

HB 2095, introduced by Representative Shawan, relating to licensing of speech pathologists and audiologists.

HB 2096, introduced by Representative Shawan, relating to the offense of unlawful use of weapons, with penalty provisions.

HB 2097, introduced by Representative Kolkmeyer, relating to donated fire equipment.

HB 2098, introduced by Representative Kolkmeyer, relating to capitol parking garages.

HB 2099, introduced by Representative Hill, relating to the transportation and storage of firearms.

HB 2100, introduced by Representative Knight, relating to athlete agents, with a penalty provision.

HB 2101, introduced by Representative Swan, relating to taxation of out-of-state income.

HB 2102, introduced by Representative Moon, relating to obscene websites, with penalty provisions.

- HB 2103, introduced by Representative Kolkmeyer, relating to local taxes.
- **HB 2104**, introduced by Representative Morris (140), relating to assistant physicians.
- HB 2105, introduced by Representative Mackey, relating to suspension of students.
- HB 2106, introduced by Representative Trent, relating to the interpretation of insurance laws.
- **HB 2107**, introduced by Representative Sharp (36), relating to residency requirements for the A+ schools program.
- **HB 2108**, introduced by Representative Pierson Jr., relating to the Missouri food security task force.
- **HB 2109**, introduced by Representative Pierson Jr., relating to tax credits for certain teachers.
- HB 2110, introduced by Representative Pierson Jr., relating to tax credits for grocery stores.
- **HB 2111**, introduced by Representative Anderson, relating to the confiscation of animals, with penalty provisions.
- **HB 2112**, introduced by Representative Windham, relating to delinquent motor vehicle liabilities.
- **HB 2113**, introduced by Representative Bosley, relating to E-STEAM education.
- **HB 2114**, introduced by Representative Bosley, relating to career and technical education programs.
- **HB 2115**, introduced by Representative Deaton, relating to the offense of driving while intoxicated, with penalty provisions.
- **HB 2116**, introduced by Representative Porter, relating to the caller ID anti-spoofing act, with penalty provisions.
- **HB 2117**, introduced by Representative Mayhew, relating to lobbyists.
- **HB 2118**, introduced by Representative Shawan, relating to concealed carry permits.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 59, relating to Victims of Communism Memorial Day.

- 142 Journal of the House
- HCR 60, relating to the Bring Our Heroes Home Act.
- **HCR 61**, relating to the "National Day of the Cowboy".
- HCR 62, relating to the historic Butterfield Overland Trail.
- HCR 63, relating to the joint committee on solid waste management district operations.
- **HCR 64**, relating to the ratification of the Equal Rights Amendment to the United States Constitution.
- HCR 65, relating to abortion.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- **HJR 59**, relating to the right to hunt and fish.
- HJR 60, relating to signatures on initiative petitions.
- **HJR 61**, relating to taxation of real property.
- HJR 62, relating to taxation of real property.
- **HJR 63**, relating to initiative petitions and referendums.
- HJR 64, relating to taxation of real property.
- **HJR 65**, relating to modification of statutory measures proposed by the people by the general assembly.
- HJR 66, relating to signatures on initiative petitions.
- **HJR 67**, relating to property taxation.
- **HJR 68**, relating to terms of office for certain public officials.
- **HJR 69**, relating to the state road fund.
- **HJR 70**, relating to transportation funding.
- HJR 71, relating to toll roads.
- HJR 72, relating to medical marijuana.

HJR 73, relating to elementary and secondary education.

HJR 74, relating to the assessment of certain real property values.

HJR 75, relating to qualifications of voters.

HJR 76, relating to regulating the legislature to limit the influence of partisan or other special interests.

HJR 77, relating to taxation.

HJR 78, relating to assessors.

HJR 79, relating to constitutional amendments.

HJR 80, relating to the Right to Remember Amendment.

HJR 81, relating to property assessments.

HJR 82, relating to participation in interscholastic athletic contests.

HJR 83, relating to local control over mergers, dissolutions, and alterations of certain political subdivisions.

HJR 84, relating to sales tax.

HJR 85, relating to property tax assessments.

HJR 86, relating to limitations on school district indebtedness.

HJR 87, relating to excursion gambling boats.

HJR 88, relating to property tax assessments.

HJR 89, relating to the limitation of terms served by members of the general assembly.

HJR 90, relating to voting.

HJR 91, relating to firearms.

HJR 92, relating to health care.

HJR 93, relating to the right of trial by jury.

HJR 94, relating to property tax.

HJR 95, relating to the general assembly.

SECOND READING OF HOUSE REVISION BILLS

The following House Revision Bill was read the second time:

HRB 2, for the sole purpose of repealing expired, terminated, sunset, and obsolete statutes.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 1256, relating to personal property taxes, with penalty provisions.
- **HB 1257**, relating to licensed child-care facilities.
- **HB 1258**, relating to political party primary elections, with penalty provisions and a delayed effective date.
- **HB 1259**, relating to transportation development district elections.
- HB 1260, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- HB 1261, relating to firearms.
- **HB 1262**, relating to instruction in cursive writing.
- **HB 1263**, relating to workers' compensation.
- **HB 1264**, relating to driver's license examinations.
- **HB 1265**, relating to the use of hand-held electronic wireless communications devices while driving.
- **HB 1266**, relating to maintaining a list of persons appointed by the governor.
- **HB 1267**, relating to firearms in motor vehicles, with penalty provisions.
- **HB 1268**, relating to child care deserts.
- HB 1269, relating to immunity from civil liability for forcible entry into a locked vehicle.
- **HB 1270**, relating to blind pensions.
- **HB 1271**, relating to the sale of baby crib bumper pads, with penalty provisions and a delayed effective date.

- HB 1272, relating to health care for uninsured children.
- **HB 1273**, relating to the verification of eligibility for public assistance.
- HB 1274, relating to child passenger restraint systems, with penalty provisions.
- **HB 1275**, relating to requirements of school officials to report certain acts, with penalty provisions.
- HB 1276, relating to the Missouri employment first act.
- **HB 1277**, relating to repealing the death penalty, with a penalty provision.
- **HB 1278**, relating to the taxation of property, with a delayed effective date.
- HB 1279, relating to accommodations for breast-feeding mothers in school buildings.
- HB 1280, relating to accreditation of school districts.
- HB 1281, relating to the suspension of pupils.
- HB 1282, relating to private college campus police.
- **HB 1283**, relating to the division of tourism supplemental revenue fund.
- HB 1284, relating to aircraft taxation.
- HB 1285, relating to intoxicating liquor.
- HB 1286, relating to vital records.
- HB 1288, relating to a minor's ability to contract for certain purposes.
- HB 1289, relating to the registration of sexual offenders.
- HB 1290, relating to hand-held electronic wireless communications devices.
- HB 1291, relating to probation.
- HB 1292, relating to feral hogs.
- HB 1293, relating to a sexual offender's duty to report.
- HB 1294, relating to the national motto.

HB 1295, relating to firearm safety instruction.

HB 1296, relating to the offense of possession of unlawful items in a prison or jail, with penalty provisions.

HB 1297, relating to the offense of false impersonation, with penalty provisions.

HB 1298, relating to school employee retirement, with an emergency clause.

HB 1299, to authorize the conveyance of certain state property.

HB 1300, relating to vital records.

HB 1301, relating to school protection officers.

HB 1302, relating to immunity from liability for inherent risks of camping.

HB 1303, relating to funding for family planning.

HB 1304, relating to the use of a hand-held wireless communication device while in a school zone, with penalty provisions.

HB 1305, relating to epinephrine auto-injectors.

HB 1306, relating to sales tax.

HB 1307, relating to child support.

HB 1308, relating to tax credits.

HB 1309, relating to sales taxes.

HB 1310, relating to taxes imposed on promotional play gross receipts.

HB 1311, relating to workplace retirement savings plans.

HB 1312, relating to absentee voting.

HB 1313, relating to animal chiropractic practitioners.

HB 1314, relating to the name of the party in interest in certain civil actions.

HB 1315, relating to the time frame to appeal landlord-tenant actions.

HB 1316, relating to military families.

- **HB 1317**, relating to gifted children.
- HB 1318, relating to automated school bus safety cameras.
- HB 1319, relating to service dogs, with penalty provisions.
- HB 1320, relating to animal abuse, with penalty provisions.
- HB 1321, relating to ice cream trucks.
- HB 1322, relating to mental health awareness month.
- HB 1323, relating to invisible disabilities week.
- HB 1324, relating to the suicide prevention awareness month.
- HB 1325, relating to animal shelter appreciation week.
- HB 1326, relating to service dog month.
- HB 1327, relating to first responder appreciation day.
- **HB 1328**, relating to military family month.
- **HB 1329**, relating to volunteer month.
- **HB 1330**, to authorize the conveyance of certain state property.
- HB 1331, relating to change of venue costs for capital cases.
- **HB 1332**, relating to the offense of tampering with electronic monitoring equipment, with a penalty provision.
- **HB 1333**, relating to abandoned aircraft.
- **HB 1334**, relating to medical alert notations on driver's licenses, with a delayed effective date.
- **HB 1335**, relating to the selling of raw milk or cream.
- HB 1336, relating to reading success in schools.
- HB 1337, relating to hearing aids.
- HB 1338, relating to a tax deduction for educator expenses.

HB 1339, relating to special license plates for the United States Coast Guard Auxiliary.

HB 1340, relating to higher education tuition rates.

HB 1341, relating to stalking.

HB 1342, relating to the offense of failure to execute an arrest warrant, with penalty provisions.

HB 1343, relating to offender registries.

HB 1344, relating to prohibiting public entities from contracting with companies discriminating against Israel.

HB 1345, relating to elective social studies courses on the Bible.

HB 1346, relating to the display of the national motto in public schools.

HB 1347, relating to ethics, with penalty provisions.

HB 1348, relating to cottage food production operations.

HB 1349, relating to high school graduation requirements.

HB 1350, relating to operating levies for school purposes.

HB 1351, relating to the state defense force.

HB 1352, relating to motor vehicle sales tax.

HB 1353, relating to lupus awareness day and month.

HB 1354, relating to electronic monitoring of certain sexual offenders while relocating.

HB 1355, relating to ballot language.

HB 1356, relating to daylight saving time.

HB 1357, relating to fines for municipal violations, with penalty provisions.

HB 1358, relating to conveyances of land.

HB 1359, relating to offenses against certain persons, with penalty provisions.

HB 1360, relating to the filing of petitions for review of certain decisions.

HB 1361, relating to probation officers.

- **HB 1362**, relating to fines for traffic violations, with penalty provisions.
- **HB 1363**, relating to the sunshine law.
- HB 1364, relating to special prosecutors.
- HB 1365, relating to the offense of failure to identify, with penalty provisions.
- HB 1366, relating to closed meetings of governmental bodies.
- HB 1367, relating to dissolution of candidate committees, with penalty provisions.
- **HB 1368**, relating to campaign finance, with penalty provisions.
- **HB 1369**, relating to property tax penalties.
- **HB 1370**, relating to heritage value in condemnation proceedings.
- HB 1371, relating to the Missouri National Guard and Active Guard Reserves.
- **HB 1372**, relating to ethics, with penalty provisions.
- HB 1373, relating to the offense of driving while intoxicated, with penalty provisions.
- HB 1374, relating to funding of inaugural activities, with penalty provisions.
- HB 1375, relating to audit requests while investigating offenses committed by public servants.
- **HB 1376**, relating to minority stake interests in facilities permissible under Article XIV of the Constitution of Missouri.
- HB 1377, relating to offenses committed by landlords against tenants, with penalty provisions.
- **HB 1378**, relating to landlord-tenant actions.
- HB 1379, relating to voter registration.
- **HB 1380**, relating to property tax relief.
- HB 1381, relating to historically black college and university week.
- HB 1382, relating to suicide prevention in long-term care facilities.
- HB 1383, relating to minority mental health awareness month.

HB 1384, relating to juvenile court proceedings, with penalty provisions and a delayed effective date.

HB 1385, relating to expungement of certain marijuana offenses.

HB 1386, relating to lobbyists.

HB 1387, relating to the protection of residents living in long-term care facilities, with penalty provisions.

HB 1389, relating to street light maintenance districts.

HB 1390, relating to civil rights for homeless persons.

HB 1391, relating to the storage of firearms, with penalty provisions.

HB 1392, relating to law enforcement agency policies regarding interactions with minors.

HB 1393, relating to elections.

HB 1394, relating to the election anti-fraud fairness act.

HB 1395, relating to voters with a disability.

HB 1396, relating to elections.

HB 1397, relating to elections.

HB 1398, relating to elections.

HB 1399, relating to Dred and Harriet Scott day.

HB 1400, relating to juror compensation.

HB 1401, relating to employment discrimination.

HB 1402, relating to the joint committee on media literacy.

HB 1403, relating to alternative county highway commissions.

HB 1404, relating to the designation of a memorial highway.

HB 1405, relating to outdoor advertising.

HB 1406, relating to animal trespass.

- **HB 1407**, relating to the air conservation commission.
- HB 1408, relating to the clean water commission.
- HB 1409, relating to property tax assessments, with an emergency clause for a certain section.
- HB 1410, relating to contraceptives.
- HB 1411, relating to the statute of limitations to recover damages for childhood sexual abuse.
- HB 1412, relating to condemnation proceedings.
- **HB 1413**, relating to the offense of trespass in the first degree, with penalty provisions.
- **HB 1414**, relating to the protection of children.
- **HB 1415**, relating to health care costs.
- HB 1416, relating to direct primary care services for MO HealthNet participants.
- HB 1417, relating to the practice of public accounting.
- **HB 1418**, relating to confidentiality of motor vehicle registration records.
- **HB 1419**, relating to random acts of kindness day.
- **HB 1420**, relating to tobacco products.
- **HB 1421**, relating to lodging establishments.
- HB 1422, relating to a child's right to counsel.
- HB 1423, relating to higher education tuition.
- HB 1424, relating to animal abuse, with penalty provisions.
- **HB 1425**, relating to animal abuse, with penalty provisions.
- HB 1426, relating to the designation of the official state work chronicling the 1993 flood.
- **HB 1427**, relating to the offense of unlawful harboring of a minor, with a penalty provision.
- HB 1428, relating to the powers and duties of the Missouri higher education loan authority.
- HB 1429, relating to student loans.

HB 1430, relating to the establishment of a work-study program.

HB 1431, relating to ethics, with penalty provisions.

HB 1432, relating to the Missouri secure choice savings program act.

HB 1433, relating to the state motor fuel tax.

HB 1434, relating to financial interest forms.

HB 1435, relating to the deceased, with a penalty provision.

HB 1436, relating to instant runoff voting.

HB 1437, relating to health care.

HB 1438, relating to unsecured loans of five hundred dollars or less, with penalty provisions.

HB 1439, relating to traffic violations.

HB 1440, relating to prescription drugs.

HB 1441, relating to advanced practice registered nurses.

HB 1442, relating to prohibited uses of occupational licensure fees.

HB 1443, relating to residency programs for assistant physicians.

HB 1444, relating to air ambulance subscription plans.

HB 1445, relating to nursing home administrator licenses.

HB 1446, relating to disclosures of allegations of sexual misconduct.

HB 1447, relating to the designation of a memorial highway.

HB 1448, relating to benefit corporations.

HB 1449, relating to income tax.

HB 1450, relating to controlled substance offenses, with penalty provisions.

HB 1451, relating to offenses against certain persons, with penalty provisions.

HB 1452, relating to professional licensing reciprocity.

- HB 1453, relating to the offense of armed criminal action, with penalty provisions.
- HB 1454, relating to veterans' affairs.
- HB 1455, relating to medical marijuana, with a penalty provision.
- HB 1456, relating to employee benefits.
- HB 1457, relating to firearms.
- HB 1458, relating to the small business regulatory fairness board.
- **HB 1459**, relating to detention upon arrest, with penalty provisions.
- HB 1460, relating to authorized uses of automated external defibrillators.
- **HB 1461**, relating to the duties and functions of the joint committee on legislative research.
- HB 1462, relating to elections.
- HB 1463, relating to the packaging of purchased goods.
- HB 1464, relating to family meals month.
- **HB 1465**, relating to access to incident reports.
- **HB 1466**, relating to the disposition of human remains.
- **HB 1467**, relating to the Missouri Local Government Employees' Retirement System.
- HB 1468, relating to activities extended to persons found guilty of certain criminal offenses.
- **HB 1469**, relating to sales and use tax exemptions.
- **HB 1470**, relating to suicide prevention in schools.
- **HB 1471**, relating to the MO HealthNet Fraud Reimbursement Fund.
- **HB 1472**, relating to guidelines for opioid prescriptions.
- HB 1473, relating to the establishment of a special license plate.
- **HB 1474**, relating to the use of electronic wireless communication devices, with penalty provisions.

HB 1475, relating to safety belts.

HB 1476, relating to the motor fuel tax.

HB 1477, relating to taxation of motor fuel.

HB 1478, relating to the hand-up program.

HB 1479, relating to charter schools.

HB 1480, relating to a sales tax for early childhood education programs, with penalty provisions.

HB 1481, relating to requirements for public safety personnel.

HB 1482, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions.

HB 1483, relating to criminal background checks for persons having contact with students.

HB 1484, relating to multidisciplinary adult protection teams.

HB 1485, relating to veterans.

HB 1486, relating to distributors of hypodermic needles, with penalty provisions.

HB 1487, relating to recovery programs for high school students.

HB 1488, relating to victim impact programs for driving while intoxicated offenders.

HB 1489, relating to licensed boat dealers.

HB 1490, relating to accommodations for breast-feeding mothers in school buildings.

HB 1491, relating to state employees.

HB 1492, relating to foreign ownership of agricultural land.

HB 1493, relating to tax increment financing projects.

HB 1494, relating to reciprocal resident bidding, with penalty provisions.

HB 1495, relating to tax credits for grocery stores.

HB 1496, relating to firearms, with penalty provisions.

HB 1497, relating to public contracts.

- HB 1498, relating to employer hiring practices.
- **HB 1499**, relating to the safekeeping of personal information, with penalty provisions.
- HB 1500, relating to compensation owed to discharged employees.
- HB 1501, relating to covenants not to compete.
- HB 1502, relating to support for an unborn child, with a penalty provision.
- **HB 1503**, relating to physician discipline procedures.
- **HB 1504**, relating to automated external defibrillators, with penalty provisions.
- HB 1505, relating to tax returns.
- **HB 1506**, relating to mandatory driver's education and training, with a contingent effective date.
- **HB 1507**, relating to administrative procedures for driver's license suspension or revocation, with penalty provisions.
- HB 1508, relating to advanced placement examinations.
- **HB 1509**, relating to the designation of a memorial highway.
- **HB 1510**, relating to property rehabilitation.
- HB 1511, relating to professional licensing reciprocity.
- HB 1512, relating to a sales tax exemption.
- HB 1513, relating to the Missouri freedom to choose health care act.
- HB 1514, relating to motor vehicle licensing and registration fees.
- **HB 1515**, relating to the appointment of the director of the department of transportation.
- **HB 1516**, relating to the retirees experiencing a better living initiative.
- HB 1517, relating to prosthetics and orthotics.
- HB 1518, relating to tax credits.
- **HB 1519**, relating to the release of a defendant.

- **HB 1520**, relating to criminal punishment, with penalty provisions.
- **HB 1521**, relating to the capitol police board, with penalty provisions.
- **HB 1522**, relating to taxation, with penalty provisions.
- **HB 1523**, relating to abortion, with penalty provisions.
- HB 1524, relating to the final disposition of fetal remains, with penalty provisions.
- **HB 1525**, relating to the offense of keeping a dangerous dog, with penalty provisions.
- HB 1526, relating to the Missouri state archives-St. Louis trust fund.
- **HB 1527**, relating to discrimination based on sexual orientation or gender identity.
- HB 1528, relating to insurance coverage for mental health conditions.
- HB 1529, relating to the sale and transfer of firearms, with penalty provisions.
- HB 1530, relating to absentee voting.
- **HB 1531**, relating to the use of electronic wireless communication devices, with penalty provisions.
- HB 1532, relating to athlete agents, with a penalty provision.
- HB 1533, relating to firearms, with a penalty provision.
- HB 1534, relating to parole eligibility.
- HB 1535, relating to concealed firearms, with penalty provisions.
- HB 1536, relating to the state demographer.
- **HB 1537**, relating to prefilled epinephrine auto syringes in schools.
- **HB 1538**, relating to prosecuting attorneys.
- **HB 1539**, relating to abortion, with penalty provisions.
- HB 1540, relating to recordings of certain school district meetings.
- **HB 1541**, relating to traffic control signals, with a penalty provision.
- HB 1542, relating to workers' compensation.

- HB 1543, relating to credit insurance.
- HB 1544, relating to the board of police commissioners, with penalty provisions.
- HB 1545, relating to fees of financial institutions.
- HB 1546, relating to traffic offenses, with penalty provisions.
- **HB 1547**, relating to liability for prescribed burns.
- **HB 1548**, relating to net neutrality.
- **HB 1549**, relating to disclosure of tax returns.
- **HB 1550**, relating to the Missouri voter fraud prevention act.
- **HB 1551**, relating to election recounts.
- HB 1552, relating to privileged communications.
- HB 1553, relating to punitive damages.
- HB 1554, relating to the law library surcharge.
- **HB 1555**, relating to property assessment contracts for energy efficiency.
- **HB 1556**, relating to historic cemeteries.
- **HB 1557**, relating to criminal offenses, with penalty provisions.
- **HB 1558**, relating to the appointment of guardians or conservators of certain persons.
- **HB 1559**, relating to the state minimum wage rate.
- **HB 1560**, relating to the senior citizens' services funds.
- **HB 1561**, relating to the use of sunscreen by students.
- **HB 1562**, relating to historic motor vehicles.
- **HB 1563**, relating to prohibiting publishing of the names of lottery winners, with a penalty provision.
- HB 1564, relating to compensation for student athletes.

HB 1565, relating to instruction on human sexuality and sexually transmitted diseases.

HB 1566, relating to state personnel.

HB 1567, relating to firearms on employer property.

HB 1568, relating to school district policies on restrictive behavioral interventions.

HB 1569, relating to school district policies on restrictive behavioral interventions.

HB 1570, relating to special victims.

HB 1571, relating to child care facilities.

HB 1572, relating to deaf awareness week and month.

HB 1573, relating to the use of force by law enforcement officers.

HB 1574, relating to the respect women's abortion decisions act.

HB 1575, relating to school attendance.

HB 1576, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.

HB 1577, relating to the reporting of child abuse and neglect.

HB 1578, relating to the time limitations for prosecuting certain sexual offenses.

HB 1579, relating to vital records.

HB 1580, relating to guidelines for opioid prescriptions.

HB 1581, relating to parental consent for vaccinations.

HB 1582, relating to sexual assault policies of institutions of higher education.

HB 1583, relating to the inspection of grounds or facilities used for certain agricultural purposes.

HB 1584, relating to local use taxes.

HB 1585, relating to tax increment financing.

HB 1586, relating to tax credits for urban farms.

HB 1587, relating to a tax credit for providers of services to homeless persons.

HB 1588, relating to a tax credit for the purchase of blighted property.

HB 1589, relating to a tax credit for certain property owners.

HB 1590, relating to regulations of companies.

HB 1591, relating to the Agreement Among the States to Elect the President by National Popular Vote Act.

HB 1592, relating to expungement.

HB 1593, relating to a civil action for summoning a police officer.

HB 1594, relating to automatic voter registration.

HB 1595, relating to compensation for victims of crime.

HB 1596, relating to statutes of limitations.

HB 1597, relating to eligibility to participate in the supplemental nutrition assistance program.

HB 1598, relating to motor vehicle sales tax.

HB 1599, relating to the offense of unlawful use of weapons, with penalty provisions.

HB 1600, relating to elections.

HB 1601, relating to transient guest taxes.

HB 1602, relating to city officials.

HB 1603, relating to land surveys.

HB 1604, relating to a residency requirement for personnel of certain municipal police forces.

HB 1605, relating to the fourth amendment rights protection act, with an emergency clause.

HB 1606, relating to sibling visitation rights.

HB 1607, relating to veterans.

HB 1608, relating to the use of public funds for lobbying activities, with a penalty provision.

HB 1609, relating to insurance coverage for pregnant persons.

HB 1610, relating to criminal street gang activities, with penalty provisions.

HB 1611, relating to rights of utility customers.

HB 1612, relating to tax increment financing.

HB 1613, relating to the placement of children across state lines.

HB 1614, relating to state entity flower purchases.

HB 1615, relating to motor vehicle sales tax.

HB 1616, relating to health insurance.

HB 1617, relating to certain collaborative practice arrangements.

HB 1618, relating to funding agreements in the business of insurance.

HB 1619, relating to credit for reinsurance.

HB 1620, relating to the offense of resisting or interfering with arrest, with penalty provisions.

HB 1621, relating to false alarm fees in certain cities.

HB 1622, relating to annual leave for state employees.

HB 1623, relating to the state demographer.

HB 1624, relating to the establishment of a council for community education.

HB 1625, relating to the creation of subdistricts in certain school districts.

HB 1626, relating to traffic-related offenses, with penalty provisions.

HB 1627, relating to street light maintenance districts.

HB 1628, relating to street light maintenance districts.

HB 1629, relating to the use of credit scores by insurance companies.

HB 1630, relating to concealed carry permits.

HB 1631, relating to the joint committee on the Missouri constitutional convention.

HB 1632, relating to alcoholic beverages.

- HB 1633, relating to hand-held electronic wireless communication devices.
- HB 1634, relating to inducements to insurance.
- HB 1635, relating to emergency vehicles.
- **HB 1636**, relating to school opening dates.
- **HB 1637**, relating to additional protections to the right to bear arms.
- **HB 1638**, relating to firearms, with penalty provisions.
- **HB 1639**, relating to political party primary elections, with penalty provisions and a delayed effective date.
- HB 1640, relating to fees collected by the secretary of state.
- HB 1641, relating to autocycles.
- **HB 1642**, relating to statewide assessments.
- HB 1643, relating to products sold in the state capitol.
- HB 1644, relating to insurance programs for student athletes.
- **HB 1645**, relating to incarceration.
- HB 1646, relating to firearms, with penalty provisions.
- HB 1647, relating to continuing education credits for insurance producers.
- HB 1648, relating to the regulation of residual insurance market entities.
- HB 1649, relating to the cost of insulin.
- HB 1650, relating to campaign committees.
- **HB 1651**, relating to disability designations on driver's licenses, with a delayed effective date.
- HB 1652, relating to human and pet cemeteries.
- **HB 1653**, relating to the offense of adoption deception, with penalty provisions.
- HB 1654, relating to Jaycees day.

HB 1655, relating to the secretary of state.

HB 1656, relating to the sunshine law.

HB 1657, relating to public nuisance, with penalty provisions.

HB 1658, relating to limited liability companies.

HB 1659, relating to the Missouri Urban and Rural Renewal Workforce Act.

HB 1660, relating to meals for students.

HB 1661, relating to the creation of subdistricts in certain school districts.

HB 1662, relating to visually impaired voters.

HB 1663, relating to teacher advancement.

HB 1664, relating to funding for charter schools.

HB 1665, relating to absentee voting.

HB 1666, relating to the Missouri farmers' market nutrition program.

HB 1667, relating to the distribution of hypodermic needles, with penalty provisions.

HB 1668, relating to MO HealthNet services.

HB 1669, relating to firearm offenses, with penalty provisions.

HB 1670, relating to MO HealthNet eligibility.

HB 1671, relating to the trauma-informed schools pilot program.

HB 1672, relating to the show-me healthy babies program.

HB 1673, relating to MO HealthNet eligibility.

HB 1674, relating to text messaging while operating motor vehicles.

HB 1675, relating to indigenous peoples day.

HB 1676, relating to the transfer of firearms, with penalty provisions.

HB 1677, relating to foster care.

- **HB 1678**, relating to MO HealthNet services.
- **HB 1679**, relating to animal abuse, with penalty provisions.
- HB 1680, relating to firearm offenses, with penalty provisions.
- **HB 1681**, relating to the duties of county officials, with penalty provisions.
- **HB 1682**, relating to permissible usage of vapor products in public schools.
- **HB 1683**, relating to the Alzheimer's state plan task force.
- **HB 1684**, relating to support payments disbursed by the family support payment center.
- **HB 1685**, relating to judges.
- **HB 1686**, relating to limited access to certain court records.
- HB 1687, relating to a residency requirement for personnel of certain municipal police forces.
- **HB 1688**, relating to apprenticeship programs.
- HB 1689, relating to animal abuse, with penalty provisions.
- **HB 1690**, relating to electronic certification of documents, with a penalty provision and a delayed effective date.
- **HB 1691**, relating to actions by persons knowingly infected with communicable diseases, with penalty provisions.
- **HB 1692**, relating to actions by persons knowingly infected with communicable diseases, with penalty provisions.
- **HB 1693**, relating to the narcotics control act, with penalty provisions.
- HB 1694, relating to hazardous waste sites.
- **HB 1695**, relating to workforce development.
- **HB 1696**, to authorize the conveyance of certain state property.
- HB 1697, relating to health insurance.
- HB 1698, relating to regulations by a county, with a penalty provision.

HB 1699, relating to intoxicating liquor.

HB 1700, relating to transient guest taxes.

HB 1701, relating to public safety sales taxes.

HB 1702, relating to financial instruments.

HB 1703, relating to financing for electrical corporations.

HB 1704, relating to special license plates for Boy Scouts of America.

HB 1706, relating to discovery in criminal cases.

HB 1707, relating to development permits in floodplains.

HB 1708, relating to nonmedical public assistance, with a contingent effective date.

HB 1709, relating to insurance for living organ donors.

HB 1710, relating to taxation of property.

HB 1711, relating to donated food.

HB 1712, relating to display of the national motto in public buildings.

HB 1713, relating to historic buildings.

HB 1714, relating to political advertisements.

HB 1715, relating to conditions of probation.

HB 1716, relating to the honor guard appreciation day.

HB 1717, relating to legislative requirements for public schools.

HB 1718, relating to myasthenia gravis awareness month.

HB 1719, relating to driver's licenses for persons with autism, with a delayed effective date.

HB 1720, relating to initiative petitions.

HB 1721, relating to transition-related care for children under eighteen years of age, with penalty provisions.

HB 1722, relating to firearms on public transportation systems, with penalty provisions.

- **HB 1723**, relating to the display of license plates on dump trucks.
- **HB 1724**, relating to intoxicating liquor.
- **HB** 1725, relating to income tax.
- **HB 1726**, relating to sales tax.
- **HB 1727**, relating to personal flotation devices, with penalty provisions.
- **HB 1728**, relating to the sale of returnable containers, with penalty provisions.
- HB 1729, relating to school bus registration fees.
- **HB 1730**, relating to tobacco products, with penalty provisions.
- **HB 1731**, relating to sales taxes.
- **HB 1732**, relating to elementary and secondary education.
- HB 1733, relating to educational scholarships, with penalty provisions.
- **HB** 1734, relating to the taxation of partners and partnerships.
- **HB 1735**, relating to boarding of prisoners.
- **HB 1736**, relating to the regulation of securities, with penalty provisions.
- **HB 1737**, relating to cost recovery for electrical corporations for investments to improve electricity resilience at critical facilities.
- HB 1739, relating to occupational diseases diagnosed in first responders.
- **HB 1740**, relating to adoption.
- **HB 1741**, relating to the law enforcement terrorism prevention activity commission.
- HB 1742, relating to motor vehicle registration.
- **HB 1743**, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions.
- HB 1744, relating to Missouri driver's licenses.
- **HB 1745**, relating to animal-drawn vehicles.

HB 1746, relating to capital improvement sales taxes.

HB 1747, relating to the designation of a memorial highway.

HB 1748, relating to compensation for student athletes.

HB 1749, relating to income tax.

HB 1750, relating to community improvement districts.

HB 1751, relating to historic preservation, with penalty provisions.

HB 1752, relating to working animals.

HB 1753, relating to the protection of health care workers, with penalty provisions.

HB 1754, relating to traffic enforcement.

HB 1755, relating to notaries public, with penalty provisions.

HB 1756, relating to murder in the first degree, with a penalty provision.

HB 1757, relating to human trafficking.

HB 1758, relating to the practice of shampooing.

HB 1759, relating to the animal abuse registry.

HB 1760, relating to votes by certain public officials.

HB 1761, relating to elections, with penalty provisions.

HB 1762, relating to low-income rate authorization for water and sewer corporations.

HB 1763, relating to discrimination based on sexual orientation or gender identity.

HB 1764, relating to condemnation proceedings.

HB 1765, relating to child custody arrangements.

HB 1766, relating to the state ombudsman for long-term care facility residents.

HB 1767, relating to tax credits for qualified film projects.

HB 1768, relating to rural broadband access funding.

- HB 1769, relating to Mark Twain day.
- **HB 1770**, relating to iron curtain speech day.
- HB 1771, relating to income tax.
- HB 1772, relating to a waiver from the Centers for Medicare and Medicaid Services.
- **HB** 1773, relating to end-of-life care homes, with penalty provisions.
- HB 1774, relating to the informed student document act.
- **HB 1775**, relating to prescriptions for ephedrine.
- HB 1776, relating to asset forfeiture.
- **HB** 1777, relating to the expenditure of public funds on printed matter.
- HB 1778, relating to special personalized license plates.
- HB 1779, relating to roadside dynamic message signs.
- HB 1780, relating to voter qualification.
- HB 1781, relating to tax credits for new businesses in distressed communities.
- HB 1782, relating to internet provider practices.
- HB 1783, relating to the care of indigent persons.
- HB 1784, relating to the Missouri nuclear clean power act.
- HB 1785, relating to the supplemental nutrition assistance program.
- **HB 1786**, relating to certificates of need.
- HB 1787, relating to requirements to run for certain public offices.
- HB 1788, relating to child abuse reports required to be referred to the juvenile office.
- **HB 1789**, relating to health care for students at public institutions of higher education.
- HB 1790, relating to student lodging.
- **HB 1791**, relating to jury duty.

HB 1792, relating to compensation for student athletes.

HB 1793, relating to armed criminal action, with penalty provisions.

HB 1794, relating to the issuance of license plates.

HB 1795, relating to nuisance predators.

HB 1796, relating to the science, technology, engineering, and mathematics (STEM) initiative.

HB 1797, relating to research on animal subjects, with penalty provisions.

HB 1798, relating to feral swine, with penalty provisions.

HB 1799, relating to the right to life.

HB 1800, relating to special license plates.

HB 1801, relating to state enforcement of federal regulations.

HB 1802, relating to the offense of mail theft, with penalty provisions.

HB 1803, relating to school or recreation athletic contest offenses.

HB 1804, relating to assistance for applicants for permits issued by the department of natural resources.

HB 1805, relating to firearm offenses.

HB 1806, relating to refunds of certain tax payments, with a delayed effective date.

HB 1807, relating to MO HealthNet eligibility.

HB 1808, relating to academic performance standards.

HB 1809, relating to special victims.

HB 1810, relating to display of the United States flag.

HB 1811, relating to initiative petitions and referendums.

HB 1812, relating to privileged communications regarding child abuse or neglect.

HB 1813, relating to a terrorist offender registry, with penalty provisions.

HB 1814, relating to county financial statements.

- HB 1815, relating to evidentiary collection kits.
- **HB 1816**, relating to geographic proximity requirements.
- HB 1817, relating to school district local effort calculations.
- HB 1818, relating to school district local effort computations.
- HB 1819, relating to boards of adjustment.
- HB 1820, relating to suicide prevention.
- HB 1821, relating to court costs.
- HB 1822, relating to the collection of court costs.
- HB 1823, relating to court costs.
- HB 1824, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.
- **HB 1825**, relating to compliance with the federal REAL ID Act of 2005.
- **HB 1826**, relating to museums.
- **HB 1827**, relating to the Missouri Juneteenth heritage and jazz festival and memorial.
- **HB 1828**, relating to credit fees.
- **HB 1829**, relating to the extreme risk protection order act, with penalty provisions.
- HB 1830, relating to individual sureties.
- HB 1831, relating to assistance for minority business enterprises.
- **HB 1832**, relating to a study on gun violence.
- **HB 1833**, relating to the sale of assault weapons, with penalty provisions.
- **HB 1834**, relating to tax increment financing.
- HB 1835, relating to access to incident reports.
- HB 1836, relating to the Missouri prompt pay act.
- **HB 1837**, relating to MO HealthNet coverage for incarcerated individuals.

HB 1838, relating to the Missouri office of equal opportunity.

HB 1839, relating to limited access to certain criminal records.

HB 1840, relating to harassment in the workplace.

HB 1841, relating to gas corporations.

HB 1842, relating to the Missouri minority business loan program.

HB 1843, relating to the state legal expense fund.

HB 1844, relating to disadvantaged businesses.

HB 1845, relating to the first-time business owner savings account act.

HB 1847, relating to the use of a hand-held wireless communication device while in a school zone, with penalty provisions.

HB 1848, relating to debt collection, with penalty provisions.

HB 1849, relating to the display of certain items in public schools.

HB 1850, relating to tax credits.

HB 1851, relating to certificates of self-insurance.

HB 1852, relating to ghost army recognition day.

HB 1853, relating to senatorial district committees.

HB 1854, relating to political subdivisions, with penalty provisions.

HB 1855, relating to abandoned aircraft.

HB 1856, relating to the regulation of firearm ammunition, with penalty provisions.

HB 1857, relating to the firearm violence prevention act, with penalty provisions.

HB 1858, relating to biodiesel fuel.

HB 1859, relating to the broadband internet grant program.

HB 1860, relating to property tax assessments, with a contingent effective date.

HB 1861, relating to condominium property, with penalty provisions.

- **HB 1862**, relating to employment security.
- **HB 1863**, relating to higher education tuition policy, with an emergency clause.
- HB 1864, relating to employment practices relating to gender.
- **HB 1865**, relating to scrap metal operators.
- **HB 1866**, relating to school-community partnerships.
- **HB 1867**, relating to suspension of students.
- **HB 1868**, relating to a state plan for career and technical education certificates.
- **HB 1869**, relating to the scope of practice for physical therapists.
- **HB 1870**, relating to continuing education requirements.
- HB 1871, relating to exceptions to permit requirements for public accountants.
- HB 1872, relating to unlawful merchandising practices, with penalty provisions.
- **HB 1873**, relating to the offense of vehicle hijacking, with penalty provisions and a delayed effective date for a certain section.
- **HB 1874**, relating to notaries public, with penalty provisions and a delayed effective date.
- **HB 1875**, relating to antipsychotic drugs.
- HB 1876, to authorize the conveyance of certain state property.
- HB 1877, relating to eminent domain.
- **HB 1878**, relating to product warranties.
- **HB 1879**, relating to the use of electronic wireless communications devices, with penalty provisions.
- **HB 1880**, relating to celiac awareness day.
- HB 1881, relating to law enforcement appreciation day.
- **HB 1882**, relating to children being placed in the custody of certain offenders, with penalty provisions.

HB 1883, relating to certain criminal offenses, with penalty provisions.

HB 1884, relating to employment security.

HB 1885, relating to the state militia.

HB 1886, relating to liquor control.

HB 1887, relating to the mission of the department of health and senior services.

HB 1888, relating to workers' compensation law.

HB 1889, relating to law enforcement officer disciplinary actions.

HB 1890, relating to sales and use tax exemptions.

HB 1891, relating to statewide mechanical contractor licenses, with penalty provisions.

HB 1892, relating to tanning facilities, with penalty provisions.

HB 1893, relating to Blair's law, with penalty provisions.

HB 1894, relating to property assessments.

HB 1895, relating to use taxes.

HB 1896, relating to background checks in the medical marijuana industry.

HB 1897, relating to school district bonding capacity, with a contingent effective date.

HB 1898, relating to unmanned aircraft, with penalty provisions.

HB 1899, relating to the inmate canteen fund.

HB 1900, relating to prosecuting and circuit attorneys.

HB 1901, relating to the carrying of firearms on public transportation systems, with penalty provisions.

HB 1902, relating to tuition reimbursement.

HB 1903, relating to school district superintendent sharing.

HB 1904, relating to earnings tax.

HB 1905, relating to school residency requirements.

HB 1906, relating to the authorization of the deduction of moneys from the paychecks of public employees for the benefit of public labor organizations.

HB 1907, relating to property tax.

HB 1908, relating to sales tax.

HB 1909, relating to multidose medications given to patients at discharge.

HB 1910, relating to prescription drug costs.

HB 1911, relating to taxation.

HB 1912, relating to recreation vehicle dealers.

HB 1913, relating to MO HealthNet.

HB 1914, relating to energy property taxation.

HB 1915, relating to the designation of purple heart trails.

HB 1916, relating to mud flap requirements, with a penalty provision.

HB 1917, relating to charter schools.

HB 1918, relating to senators who represent Missouri in the United States Senate.

HB 1919, relating to duties of the Missouri higher education loan authority.

HB 1920, relating to misclassification of workers.

HB 1921, relating to employment security, with a delayed effective date for certain provisions.

HB 1922, relating to short-term major medical policies.

HB 1923, relating to law enforcement agency policies regarding officer-involved deaths.

HB 1924, relating to pelvic examinations, with a penalty provision.

HB 1925, relating to trial procedures for murder in the first degree.

HB 1926, relating to student associations at public institutions of higher learning.

HB 1927, relating to personal care assistance services.

HB 1928, relating to campus protection officers.

HB 1929, relating to tax credits.

HB 1930, relating to the prostate cancer pilot program.

HB 1931, relating to breakfast served in schools.

HB 1932, relating to qualifications of candidates for public office.

HB 1933, relating to the Missouri local government expenditure database.

HB 1934, relating to the public school retirement system of Missouri.

HB 1935, relating to boating safety identification cards.

HB 1936, relating to benefit corporations.

HB 1937, relating to criminal procedure.

HB 1938, relating to primary elections.

HB 1939, relating to Walthall Moore day.

HB 1940, relating to motor vehicles abandoned by persons under arrest.

HB 1941, relating to state funding for higher education costs.

HB 1942, relating to offenses committed against a body of the general assembly, with penalty provisions.

HB 1943, relating to the certification of certain hearing records.

HB 1944, relating to rental protections for persons diagnosed with post-traumatic stress disorder.

HB 1945, relating to circuit clerks.

HB 1946, relating to veteran designations on driver's licenses.

HB 1947, relating to driver's license fees for disabled veterans.

HB 1948, relating to the rate of sales tax.

HB 1949, relating to the agreement among the states to elect the president by national popular vote act.

HB 1950, relating to reproductive health care services.

HB 1951, relating to voter qualification.

HB 1952, relating to abandoned property.

HB 1953, relating to the sunshine law.

HB 1954, relating to period products in charter schools and public schools.

HB 1955, relating to the offense of tampering with a judicial officer, with penalty provisions.

HB 1956, relating to consent for abortion.

HB 1957, relating to taxation, with a penalty provision.

HB 1958, relating to voluntary nonopioid directive forms, with penalty provisions.

HB 1959, relating to third-party motor vehicle inspection reports.

HB 1960, relating to public assistance benefits.

HB 1961, relating to elementary and secondary school safety.

HB 1962, relating to prisoner complaints against a psychologist's license.

HB 1963, relating to high speed transportation.

HB 1964, relating to the offense of tampering with a witness or victim, with penalty provisions.

HB 1965, relating to occupational diseases diagnosed in first responders.

HB 1966, relating to the means by which public notice is required to be published.

HB 1967, relating to the implementation of the streamlined sales and use tax agreement, with penalty provisions and a delayed effective date.

HB 1968, relating to local elections.

HB 1969, relating to the removal of a tenant from a commercial property.

HB 1970, relating to locations of underground facilities, with penalty provisions.

HB 1971, relating to sales tax on motor fuel, with a referendum clause.

HB 1972, relating to applications for a marriage license.

HB 1973, relating to the regulation of pharmacy benefit managers.

HB 1974, relating to the Missouri any willing provider act.

HB 1975, relating to uninsured motorists.

HB 1976, relating to the designation of a memorial highway.

HB 1977, relating to assistant physicians.

HB 1978, relating to the legalization of marijuana, with penalty provisions.

HB 1979, relating to the MO HealthNet program.

HB 1980, relating to initiative and referendum petitions.

HB 1981, relating to the disclosure of original sources of political contributions or donations, with penalty provisions.

HB 1982, relating to rights of law enforcement officers in making arrests.

HB 1983, relating to prisoner privileges.

HB 1984, relating to break time for nursing mothers.

HB 1985, relating to the community police tax credit.

HB 1986, relating to tax credits for rural health care workers.

HB 1987, relating to the cost of insulin.

HB 1988, relating to the agreement among the states to elect the president by national popular vote act.

HB 1989, relating to video gaming terminals, with penalty provisions.

HB 1990, relating to minimum teacher salaries.

HB 1991, relating to bleeding control kits in public schools.

HB 1992, relating to gas utility plant projects.

HB 1993, relating to firearms.

HB 1994, relating to required data collection by the department of elementary and secondary education.

HB 1995, relating to continuing education requirements for certain professionals.

HB 1996, relating to civil actions brought by certain persons.

HB 1997, relating to sheriff salaries.

HB 1998, relating to school bus drivers' appreciation day.

HB 1999, relating to retirement systems.

HB 2000, relating to professional registration.

HB 2026, relating to privileged communications.

HB 2027, relating to tax credits for qualified film projects.

HB 2028, relating to utility service.

HB 2029, relating to school district subdistricts.

HB 2030, relating to the Missouri video lottery control act, with a penalty provision.

HB 2031, relating to arbitration agreements.

HB 2032, relating to powersport vehicle franchise practices.

HB 2033, relating to eminent domain.

HB 2034, relating to parole eligibility.

HB 2035, relating to the electronic transfer of workers' compensation benefits.

HB 2036, relating to limited tax credits for certain medical education-related preceptorships.

HB 2037, relating to the small business regulatory fairness board.

HB 2038, relating to the workforce diploma program.

HB 2039, relating to employment security, with a delayed effective date.

HB 2040, relating to the Association of Missouri Electric Cooperatives' special license plate.

HB 2041, relating to family farms.

HB 2042, relating to the Missouri law enforcement assistance program.

HB 2043, relating to the adoption protection act.

HB 2044, relating to parental oversight of public libraries, with penalty provisions.

HB 2045, relating to fire protection districts, with an emergency clause.

HB 2046, relating to professional license reciprocity.

HB 2047, relating to property assessments.

HB 2048, relating to mail sent by the director of revenue.

HB 2049, relating to civil actions.

HB 2050, relating to the comprehensive state energy plan.

HB 2051, relating to the offense of abuse or neglect of a child, with penalty provisions.

HB 2052, relating to pharmaceutical cost transparency, with a penalty provision.

HB 2053, relating to school starting dates.

HB 2054, relating to a minor's ability to contract for certain purposes.

HB 2055, relating to MO HealthNet.

HB 2056, relating to firearms, with penalty provisions.

HB 2057, relating to medical procedures.

HB 2058, relating to the no-call list.

HB 2059, relating to automated motor vehicles, with a penalty provision.

HB 2060, relating to expungement.

HB 2061, relating to kratom products, with penalty provisions.

HB 2062, relating to MO HealthNet services.

HB 2063, relating to the ethics commission, with a delayed effective date.

HB 2064, relating to family law proceedings.

HB 2065, relating to sales tax.

HB 2066, relating to consent for voluntary searches.

HB 2067, relating to unlawful discriminatory practices, with penalty provisions.

HB 2068, relating to educational scholarships.

HB 2069, relating to ethics, with penalty provisions.

HB 2070, relating to prohibitions against discriminatory policing.

HB 2071, relating to worker classification.

HB 2072, relating to employment security, with a delayed effective date.

HB 2073, relating to a tax credit for certain medical marijuana dispensary facility license applications.

HB 2074, relating to the minimum wage rate.

HB 2075, relating to ethics, with penalty provisions.

HB 2076, relating to payments to employees.

HB 2077, relating to climate change.

HB 2078, relating to state aid for transportation of students.

HB 2079, relating to Buck O'Neil day.

HB 2080, relating to county commissioners.

HB 2081, relating to call centers, with a delayed effective date for certain sections.

HB 2082, relating to fox trotter week.

HB 2083, relating to short-term major medical policies.

HB 2084, relating to elementary and secondary education.

HB 2085, relating to group personal lines insurance.

HB 2086, relating to the collection of forensic evidence in emergency rooms.

HB 2087, relating to Blair's law, with penalty provisions.

HB 2088, relating to gaming, with penalty provisions.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 4540 - Consent and House Procedure

HR 4543 - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 61 - Special Committee on Tourism

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 74 - Ways and Means

HJR 77 - Ways and Means

HJR 78 - Ways and Means

HJR 81 - Ways and Means

HJR 85 - Ways and Means

HJR 87 - Special Committee on Government Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1256 - Downsizing State Government

HB 1282 - Crime Prevention and Public Safety

HB 1289 - Judiciary

HB 1292 - Conservation and Natural Resources

HB 1293 - Special Committee on Criminal Justice

HB 1296 - Corrections and Public Institutions

HB 1297 - Special Committee on Criminal Justice

HB 1306 - Children and Families

HB 1308 - Agriculture Policy

HB 1317 - Elementary and Secondary Education

HB 1330 - Transportation

HB 1331 - Judiciary

- HB 1332 Judiciary
- HB 1333 Transportation
- HB 1335 Agriculture Policy
- HB 1342 Crime Prevention and Public Safety
- HB 1347 Elementary and Secondary Education
- HB 1348 Agriculture Policy
- HB 1356 Downsizing State Government
- HB 1381 Special Committee on Urban Issues
- HB 1383 Special Committee on Tourism
- HB 1399 Special Committee on Urban Issues
- HB 1411 Children and Families
- HB 1415 Insurance Policy
- HB 1418 Transportation
- HB 1421 Special Committee on Tourism
- HB 1430 Higher Education
- HB 1434 Elections and Elected Officials
- HB 1435 Judiciary
- HB 1442 Professional Registration and Licensing
- HB 1450 General Laws
- HB 1451 Special Committee on Aging
- HB 1452 Professional Registration and Licensing
- HB 1454 Workforce Development
- HB 1460 Health and Mental Health Policy
- HB 1466 Judiciary
- HB 1467 Pensions
- HB 1468 Special Committee on Criminal Justice
- **HB 1484** Health and Mental Health Policy
- HB 1485 Veterans
- HB 1488 Crime Prevention and Public Safety
- HB 1511 Professional Registration and Licensing
- HB 1516 Special Committee on Aging
- HB 1519 Judiciary
- HB 1521 Special Committee on Homeland Security
- HB 1526 Downsizing State Government
- HB 1540 Elementary and Secondary Education
- HB 1543 Financial Institutions
- HB 1559 Elementary and Secondary Education
- HB 1561 Special Committee on Student Accountability
- HB 1568 Elementary and Secondary Education
- HB 1584 Ways and Means
- **HB 1586** Special Committee on Urban Issues
- HB 1593 Crime Prevention and Public Safety
- HB 1604 Judiciary
- HB 1610 Special Committee on Criminal Justice
- HB 1619 Insurance Policy

- HB 1631 Downsizing State Government
- HB 1632 Downsizing State Government
- HB 1636 Elementary and Secondary Education
- HB 1640 Elections and Elected Officials
- HB 1658 Special Committee on Urban Issues
- HB 1683 Special Committee on Aging
- HB 1687 Judiciary
- HB 1694 Conservation and Natural Resources
- HB 1695 Economic Development
- HB 1696 Corrections and Public Institutions
- HB 1698 Local Government
- HB 1700 Local Government
- HB 1702 Financial Institutions
- HB 1710 Ways and Means
- **HB 1711** Conservation and Natural Resources
- **HB 1727** Children and Families
- **HB 1742** Transportation
- **HB 1752** Agriculture Policy
- HB 1787 Elections and Elected Officials
- **HB 1800** Transportation
- HB 1804 Conservation and Natural Resources
- HB 1806 Special Committee on Small Business
- HB 1812 Judiciary
- HB 1855 Transportation
- HB 1860 Ways and Means
- HB 1868 Special Committee on Career Readiness
- HB 1869 Downsizing State Government
- HB 1873 Judiciary
- HB 1894 Ways and Means
- HB 1895 Ways and Means
- HB 1919 Higher Education
- HB 1933 Local Government
- HB 1934 Pensions
- **HB 1935** Transportation
- HB 1957 Ways and Means
- HB 1959 Transportation
- HB 1963 General Laws
- HB 1967 Ways and Means
- HB 2030 Special Committee on Government Oversight
- HB 2033 General Laws
- HB 2038 Workforce Development
- **HB 2046** Professional Registration and Licensing
- HB 2049 Judiciary
- HB 2061 General Laws
- **HB 2065** Children and Families
- HB 2088 Special Committee on Government Oversight

COMMITTEE CHANGES

January 9, 2020

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Rocky Miller from the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker Missouri House of Representatives 134th District

January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following members to the Standing Committee on Agriculture Policy:

Representative Yolanda Young Representative Michael Person

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to the Standing Committee on Budget:

Representative Rasheen Aldridge

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to the Standing Committee on Children and Families:

Representative Rasheen Aldridge

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to the Standing Committee on Consent and Procedure:

Representative Michael Person

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to the Standing Committee on Crime Prevention and Public Safety:

Representative Mark Sharp

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to the Standing Committee on Veterans:

Representative Trish Gunby

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132 January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

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I hereby appoint the following member to the Standing Committee on Workforce Development:

Representative Mark Sharp

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

SUBCOMMITTEE CHANGES

January 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller,

I hereby appoint the following member to the Subcommittee on Appropriations – Public Safety:

Representative Rasheen Aldridge

If you have any questions, please feel free to contact my office.

Best Regards,

/s/ Crystal Quade House Minority Leader District 132

The following members' presence was noted: Aldridge, Anderson, Andrews, Appelbaum, Bailey, Baker, Baringer, Barnes, Basye, Beck, Billington, Black (7), Black (137), Bondon, Bosley, Bromley, Brown (70), Brown (27), Burnett, Burns, Busick, Butz, Chappelle-Nadal, Chipman, Clemens, Coleman (32), Coleman (97), Cupps, Deaton, DeGroot, Dogan, Eggleston, Ellebracht, Eslinger, Evans, Falkner, Fishel, Fitzwater, Francis, Gannon, Gray, Green, Gregory, Grier, Griesheimer, Griffith, Gunby, Haahr, Haden, Hansen, Helms, Henderson, Hill, Houx, Hovis, Hudson, Hurst, Ingle, Justus, Kelley (127), Kelly (141), Kendrick, Kidd, Knight, Kolkmeyer, Lavender, Love, Lynch, Mackey, Mayhew, McDaniel, McGaugh, McGirl, Merideth, Messenger, Mitten, Moon, Morgan, Morris (140), Morse (151), Mosley, Muntzel, Murphy,

Neely, Patterson, Person, Pfautsch, Pierson Jr., Pike, Plocher, Pogue, Pollitt (52), Porter, Price, Proudie, Quade, Razer, Reedy, Rehder, Remole, Richey, Riggs, Roberts (161), Roberts (77), Roden, Ross, Runions, Ruth, Sauls, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan, Shields, Shull (16), Simmons, Solon, Stacy, Stephens (128), Stevens (46), Swan, Tate, Taylor, Toalson Reisch, Trent, Unsicker, Veit, Vescovo, Washington, Wiemann, Windham, Wood, Wright, and Young.

ADJOURNMENT

On motion of Representative Shields, the House adjourned until 4:00 p.m., Monday, January 13, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, January 15, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1308, HB 1335, HB 1348

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Presentation on Caseworker Virtual Reality by Mr. Michael Gallagher.

CONSENT AND HOUSE PROCEDURE

Tuesday, January 14, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HR 4527, HR 4530, HR 4532, HR 4533, HR 4535, HR 4540

Executive session will be held: HR 4527, HR 4530, HR 4532, HR 4533, HR 4535, HR 4540

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 14, 2020, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1296, HB 1696

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1540, HB 1559, HB 1568

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, January 13, 2020, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2033, HB 1963, HB 1450

Executive session may be held on any matter referred to the committee.

Added HB 1450.

AMENDED

GENERAL LAWS

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 2033, HB 1963, HB 1450

Executive session may be held on any matter referred to the committee.

Added HB 1450.

AMENDED

PENSIONS

Tuesday, January 14, 2020, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1467, HB 1934

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Tuesday, January 28, 2020, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

General informational meeting on topics including school safety and aerial surveillance.

Representatives from multiple homeland security-related organizations will be present to speak.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Monday, January 13, 2020, 2:00 PM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Continued testimony from higher education institution presidents and fiscal officers and Department of Higher Education and Workforce Development organizational overview. CORRECTED

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 22, 2020, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and the Office of the Public Defender. Statewide elected officials are welcome to attend and present, or may defer their overview presentation to a later date with the Budget Committee, concurrent with their budget presentation. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender, and the General Assembly. If you would like to be on the list to testify, please contact Rep. Trent's office at (573) 751-0136. A sign in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 14, 2020, 12:30 PM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Mental Health, Department of Health & Senior Services and Department of Social Services. Public testimony will be taken regarding the appropriations for Department of Mental Health, Department of Health & Senior Services, and Department of Social Services. If you would like to be on the list to testify, please call Representative Wood's office at (573) 751-2077. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 22, 2020, 30 minutes upon adjournment, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Presentation from the Department of Social Services on the application process and procedures for public assistance and an update on the FSD call center.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Wednesday, January 22, 2020, 8:00 AM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Corrections, Department of Public Safety, Department of Transportation and Department of Revenue. Public testimony will be taken regarding the appropriations for the departments listed above. If you would like to be on the list to testify, please contact Rep. Walsh's office at (573) 751-2134. A sign-in sheet will also be available at the hearing.

WAYS AND MEANS

Wednesday, January 15, 2020, 8:00 AM, House Hearing Room 5. Executive session may be held on any matter referred to the committee. Organizational meeting.

HOUSE CALENDAR

THIRD DAY, MONDAY, JANUARY 13, 2020

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 66 through HCR 70

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 96 and HJR 97

HOUSE BILLS FOR SECOND READING

HB 2089 through HB 2118

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith CCS SCS HCS HB 2 - Smith CCS#2 SCS HCS HB 3 - Smith CCS SCS HCS HB 4 - Smith CCS SCS HCS HB 5 - Smith

CCS SCS HCS HB 6 - Smith

CCS SS SCS HCS HB 7 - Smith

CCS SCS HCS HB 8 - Smith

CCS SCS HCS HB 9 - Smith

CCS SS SCS HCS HB 10 - Smith

CCS SCS HCS HB 11 - Smith

CCS SCS HCS HB 12 - Smith

SCS HCS HB 13 - Smith

HCS HB 17 - Smith

HCS HB 18 - Smith

HCS HB 19 - Smith

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

TWELFTH DAY, WEDNESDAY, SEPTEMBER 16, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Unto Thee O Lord, do I lift up my soul. (Psalm 25:1)

O Spirit of God, whose soft, quiet voice still summons us to turn aside from ways of selfishness, give us Your tranquility til our striving ceases; take from our souls the strain and stress, and let our daily life confess the beauty of Your peace and satisfaction.

In this hope we come now and bow our hearts at this moment of prayer. May we be led into green pastures, beside restful waters, and find restoration of spirit and renewal of our faith in You. Even though we walk through the valley of the shadow of death, we will fear no evil for You are with us, always strengthening and supporting us.

Bless the members of the people's house that they may have wisdom, faith and courage for the experiences of this day, and may they never fail the people or You. May we and others together find the way to peace and justice.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the ninth day was approved as printed by the following vote:

AYES: 131

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Beck	Black 137
Black 7	Bosley	Bromley	Brown 27	Brown 70
Burns	Busick	Butz	Carpenter	Chappelle-Nadal
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gray	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Ingle	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lavender
Love	Lynch	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Messenger	Mitten
Morris 140	Morse 151	Mosley	Muntzel	Murphy

Neely	O'Donnell	Pfautsch	Pierson Jr.	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Proudie	Quade	Razer	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roberts 77	Roden	Rogers	Rone	Runions
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Shaul 113	Shawan	Shields	Shull 16	Smith
Solon	Sommer	Spencer	Stacy	Stevens 46
Taylor	Trent	Unsicker	Vescovo	Walsh
Washington	Wiemann	Wilson	Wright	Young

Mr. Speaker

NOES: 003

Merideth Rowland Sain

PRESENT: 001

Windham

ABSENT WITH LEAVE: 026

Aldridge	Allred	Basye	Billington	Bland Manlove
Bondon	Burnett	Carter	Deaton	Gannon
Kendrick	Lovasco	Miller	Moon	Morgan
Patterson	Person	Pietzman	Price	Ross
Sharpe 4	Simmons	Stephens 128	Swan	Tate
X7-:4				

Veit

VACANCIES: 002

The Journal of the tenth day was approved as printed.

The Journal of the eleventh day was approved as printed.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **HCS HB 46** and **HB 66** were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HCS HB 46** and **HB 66** were delivered to the Governor by the Chief Clerk of the House.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB1 - Judiciary

HB 3 - Judiciary

HB 4 - Corrections and Public Institutions

HB 5 - Corrections and Public Institutions

- HB 6 General Laws
- HB 7 General Laws
- HB8 General Laws
- HB9 General Laws
- HB 10 General Laws
- HB 13 Judiciary
- HB 14 Judiciary
- HB 15 Judiciary
- HB 17 Local Government
- HB 18 Conservation and Natural Resources
- HB 19 Judiciary
- HB 20 General Laws
- HB 21 Workforce Development
- HB 22 General Laws
- HB 23 General Laws
- HB 24 Ways and Means
- HB 25 General Laws
- HB 26 General Laws
- HB 27 General Laws
- HB 28 Judiciary
- HB 29 Local Government
- HB 30 Judiciary
- HB 31 Crime Prevention and Public Safety
- HB 32 Crime Prevention and Public Safety
- **HB 33** Crime Prevention and Public Safety
- HB 34 Crime Prevention and Public Safety
- HB 35 Crime Prevention and Public Safety
- HB 36 Judiciary
- HB 37 General Laws
- HB 38 General Laws
- HB 39 Special Committee on Criminal Justice
- **HB 40** Crime Prevention and Public Safety
- **HB 41** Crime Prevention and Public Safety
- HB 42 General Laws
- HB 43 Judiciary
- HB 44 Workforce Development
- HB 45 General Laws
- HB 47 Crime Prevention and Public Safety
- HB 48 Economic Development
- HB 49 Economic Development
- HB 50 Economic Development
- HB 51 General Laws
- HB 52 Elementary and Secondary Education
- HB 53 Judiciary
- HB 54 Crime Prevention and Public Safety

- HB 55 General Laws
- **HB 56** Special Committee on Criminal Justice
- **HB 57** Special Committee on Urban Issues
- **HB 58** Ways and Means
- **HB 59** Elementary and Secondary Education
- **HB 60** Elementary and Secondary Education
- **HB 61** Insurance Policy
- HB 62 Ways and Means
- **HB 63** Health and Mental Health Policy
- **HB 64** Elementary and Secondary Education
- **HB 65** Ways and Means
- **HB 67** Crime Prevention and Public Safety
- HB 68 Workforce Development
- HB 69 General Laws
- **HB 70** Crime Prevention and Public Safety
- **HB 71** Elementary and Secondary Education

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HCS HB 2**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Knight, Walsh and Wiemann

Noes (2): Baringer and Sauls

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 11**, with **Senate Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Knight, Sauls, Walsh and Wiemann

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HCS HB 16, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Knight, Sauls, Walsh and Wiemann

Noes (0)

Absent (1): Burnett

MESSAGES FROM THE GOVERNOR

The following executive order was received from His Excellency, Governor Michael L. Parson.

EXECUTIVE ORDER 20-16

WHEREAS, COVID-19 is a novel acute respiratory illness that is spread through close contact between persons and respiratory transmissions and is highly contagious; and

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that COVID-19 continues to pose a serious health risk for the citizens of the State of Missouri. The spread of COVID-19 and the identification of additional cases in Missouri are likely to continue, and steps are being taken to prevent a substantial risk to public health and safety; and

WHEREAS, Executive Order 20-02 was issued on March 13, 2020; extended on April 24, 2020 until June 15, 2020, through Executive Order 20-09; and extended on June 11, 2020 until December 30, 2020, through Executive Order 20-12 declaring a State of Emergency within the State of Missouri; and

WHEREAS, Executive Order 20-06 was issued on March 26, 2020; extended on May 4, 2020 until June 15, 2020, through Executive Order 20-10; and extended on June 11, 2020 until September 15, 2020, through Executive Order 20-12, ordering and directing the Adjutant General of the State of Missouri, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and further ordered and directed that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so called into active service take such action and employ such equipment may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor; and

WHEREAS, through Presidential Memo #11, issued June 2, 2020, the President, by the Constitution and the laws of the United States of America, including the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5207, and section 502 of title 32, United States Code, extended the activation of the National Guard until August 21, 2020, to continue federal support for the Governors' use to respond to COVID-19 and to facilitate economic recovery; and

WHEREAS, through Presidential Memo #12, issued August 3, 2020, the President, by the Constitution and the laws of the United States of America, including the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5207, and section 502 of title 32, United States Code, extended the activation of the National Guard until December 31, 2020, to continue federal support for the Governors' use to respond to COVID-19 and to facilitate economic recovery; and

WHEREAS, an invocation of the provisions of Sections 44.100 and 44.110, RSMo, are still required to ensure the protection, safety, and welfare of the citizens of Missouri; and

WHEREAS, under Executive Order 20-12, the State of Emergency will expire on December 30, 2020 and the order to the Adjutant General of the State of Missouri and the activation of the Missouri National Guard will expire on September 15, 2020, unless extended in whole or in part; and

WHEREAS, I find it necessary to extend to December 30, 2020 the order to the Adjutant General of the State of Missouri and activation of the Missouri National Guard.

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, hereby extend to December 30, 2020 the order to the Adjutant General of the State of Missouri, to forthwith call and order into active

service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property contained in Executive Order 20-12.

This order shall terminate on December 30, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 15th day of September, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

The following members' presence was noted: Aldridge, Allred, Bland Manlove, Bondon, Burnett, Deaton, Gannon, Kendrick, Lovasco, Miller, Moon, Patterson, Person, Pietzman, Price, Simmons, Stephens (128), Swan, Tate, and Veit.

ADJOURNMENT

On motion of Representative Vescovo, the House of Representatives of the One Hundredth General Assembly, convened in the First Extraordinary Session of the Second Regular Session on July 27, 2020, adjourned sine die as of September 16, 2020, pursuant to the Constitution.

ELIJAH HAAHR Speaker of the House

DANA RADEMAN MILLER Chief Clerk of the House

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

ELEVENTH DAY, WEDNESDAY, SEPTEMBER 9, 2020

The House met pursuant to adjournment.

Representative Fitzwater in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HCS HB 2** entitled:

An act to amend chapters 27 and 491, RSMo, by adding thereto two new sections relating to criminal procedure, with an emergency clause.

Emergency clause defeated.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 66**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 46**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 11** entitled:

An act to repeal section 568.045, RSMo, and to enact in lieu thereof one new section relating to the offense of endangering the welfare of a child in the first degree, with penalty provisions and an emergency clause.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND House Bill No. 11, Page 1, Section 568.045, Line 12, by striking the opening and closing brackets and bolded word on said line.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 16** entitled:

An act to repeal section 571.060, RSMo, and to enact in lieu thereof one new section relating to the offense of unlawful transfer of weapons, with penalty provisions.

With Senate Amendment No. 3, Senate Amendment No. 5, and Senate Amendment No. 6.

Senate Amendment No. 3

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 16, Page 1, Section 571.060, Line 16, by striking "loans" and inserting in lieu thereof the following:

"lends".

Senate Amendment No. 5

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 16, Page 1, Section 571.060, Line 15, by inserting after "duty" the following:

". The provisions of this subdivision shall not apply to any person within the third degree of consanguinity to the child if such person reasonably believes that he or she has the consent of the child's custodial parent or guardian"; and

Further amend said bill and section, Page 2, Line 20, by inserting after "duty" the following:

". The provisions of this subdivision shall not apply to any person within the third degree of consanguinity to the child if such person reasonably believes that he or she has the consent of the child's custodial parent or guardian".

Senate Amendment No. 6

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 16, Page 1, In the Title, Line 3, by striking the words "the offense of unlawful transfer of weapons" and inserting in lieu thereof the following: "public safety"; and

Further amend said bill and page, Section A, Line 2, by inserting after all of said line the following:

- "211.600. 1. The office of state courts administrator shall collect information related to the filing and disposition of petitions to certify juveniles pursuant to section 211.071.
 - 2. The data collected pursuant to this section shall include the following:
 - (1) The number of certification petitions filed annually;
 - (2) The disposition of certification petitions filed annually;
 - (3) The offenses for which certification petitions are filed annually;

- (4) The race of the juveniles for whom the certification petitions are filed annually; and
- (5) The number of juveniles who have waived their right to counsel.
- 3. The data collected pursuant to this section shall be made available annually to juvenile officers, judges of the juvenile courts, juvenile court commissioners, the president pro tempore of the senate, and the speaker of the house of representatives.
- 217.345. 1. Correctional treatment programs for [first] offenders under eighteen years of age in the department shall be established, subject to the control and supervision of the director, and shall include such programs deemed necessary and sufficient for the successful rehabilitation of offenders.
- 2. [Correctional treatment programs for offenders who are younger than eighteen years of age shall be established, subject to the control and supervision of the director. By January 1, 1998, such] Programs established pursuant to this section shall include physical separation of offenders who are younger than eighteen years of age from offenders who are eighteen years of age or older and shall include educational programs that award a high school diploma or its equivalent.
- 3. [The department shall have the authority to promulgate rules pursuant to subsection 2 of section 217.378 to establish correctional treatment programs for offenders under age eighteen. Such rules may include:
 - (1) Establishing separate housing units for such offenders; and
- (2) Providing housing and program space in existing housing units for such offenders that is not accessible to adult offenders.
- 4. The department shall have the authority to determine the number of juvenile offenders participating in any treatment program depending on available appropriations.] The department may contract with any private or public entity for the provision of services and facilities for offenders under age eighteen. The department shall apply for and accept available federal, state and local public funds including project demonstration funds as well as private moneys to fund such services and facilities.
- [5-] 4. The department shall develop and implement an evaluation process for all juvenile offender programs."; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS HCS HB 2 - Fiscal Review
HB 11, with Senate Amendment No. 1 - Fiscal Review
SCS HCS HB 16, as amended - Fiscal Review

COMMITTEE CHANGES

September 9, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Rep. Judy Morgan from the House Committee on Fiscal Review and also as ranking member of said committee.

In addition, I appoint Rep. Robert Sauls to the House Committee on Fiscal Review and designate Rep. Ingrid Burnett as ranking member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

MESSAGES FROM THE GOVERNOR

The following executive order was received from His Excellency, Governor Michael L. Parson.

EXECUTIVE ORDER 20-14

WHEREAS, on March 13, 2020, Executive Order 20-02 invoked the provisions of sections 44.100 and 44.110, RSMo, and declared a state of emergency that exists in the State of Missouri due to the presence and spread of COVID-19; and

WHEREAS, on April 6, 2020, I signed Executive Order 20-08 in order to allow for remote notary services in the State of Missouri; and

WHEREAS, due to the continued public health threat of COVID-19, I extended that state of emergency and the provision for remote notary services in Executive Order 20-12; and

WHEREAS, Chapter 474 requires physical appearance for the principal, notary and witnesses to execute legal documents; and

WHEREAS, physical appearance is required under Chapter 474 for principals and witnesses to execute legal documents; and

WHEREAS, Missouri citizens need to execute important legal documents under Chapter 474 as a result of the restrictions.

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, including Chapter 44, RSMo, hereby order that, to the extent that any Missouri statute requires the physical presence of any testator, settlor, principal, witness, notary or other person for the effective execution of any estate planning document such as a will, trust or power of attorney, or a self-proving affidavit of the execution of such document, such provisions are suspended or waived, and satisfied if the following conditions are met:

- 1. The signor must affirmatively represent that he or she is physically situated in the State of Missouri.
- 2. The notary must be physically located in the State of Missouri and state which county they are physically in for the jurisdiction on the acknowledgement.
- 3. The notary must identify the signors to their satisfaction and current law.

- 4. Any person whose signature is required may appear via using video conference software where live, interactive audio-visual communication between the principal, notary, and other necessary person which allows for observation, direct interaction, and communication at the time of signing.
- 5. The notary shall record in their journal the exact time and means used to perform the notarial act along with all other required information, absent the wet signatures.

FURTHERMORE, the fees allowed for notarization under this executive order shall be the same as those allowed for other notarial acts, except a fee charged for the use of a remote online notary platform or service shall not be considered a fee for a notarial act pursuant to Section 486.685, RSMo; and

FURTHERMORE, any notarial act in compliance with this order shall have the same force, effect, and validity as any other notarial act performed in compliance with Missouri law, and may be relied upon to the same extent as any other notarial act under Missouri law; and

FURTHERMORE, the Secretary of State shall retain the powers provided to him under the law to investigate and adjudicate any notary complaint related to the methods of notarization under this executive order; and

FURTHERMORE, that if the document needs to be presented in a paper medium, it shall satisfy the requirements of being an original document, and prima facie evidence, if the notary prints the document and affixes an attestation stating that it is a true and correct copy of the electronic document, shall state it was performed pursuant to Executive Order 20-14 and the Notary signs and affixes their rubber stamp notary seal.

This order shall terminate on December 30, 2020, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 3rd day of September, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

The following members' presence was noted: Aldridge, Allred, Bangert, Baringer, Basye, Bosley, Bromley, Brown (70), Brown (27), Burnett, Chappelle-Nadal, Chipman, Clemens, Coleman (32), Deaton, DeGroot, Evans, Falkner, Fitzwater, Francis, Gray, Green, Griesheimer, Griffith, Haffner, Henderson, Houx, Hurst, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, Mayhew, McGirl, Mitten, Moon, Mosley, Muntzel, Plocher, Pollitt (52), Price, Proudie, Razer, Reedy, Remole, Roden, Sharp (36), Sharpe (4), Shields, Sommer, Stacy, Stevens (46), Tate, Toalson Reisch, Wiemann, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Fitzwater, the House adjourned until 2:00 p.m., Wednesday, September 16, 2020.

COMMITTEE HEARINGS

FISCAL REVIEW

Wednesday, September 16, 2020, 8:30 AM, House Hearing Room 7. Executive session will be held: SS HCS HB 2, HB 11, SCS HCS HB 16 Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON AGRICULTURE

Tuesday, September 15, 2020, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting only to discuss prioritizing agricultural legislation and the economic impact of Missouri's agricultural industry, including its contributions to state revenue. The committee will also discuss best practices for Missouri's carbon footprint and Missourians' views on agricultural issues.

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Added discussion on General Education Requirements: A Look at the Structure of Higher Education.

Elect chair and co-chair, recognize outgoing members, discuss possible projects. AMENDED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Tuesday, September 15, 2020, 1:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Corrected to show time change.

Third quarter Joint Committee on Public Employee Retirement meeting. CORRECTED

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Wednesday, September 16, 2020, 8:15 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Please note time change and addition of highway dedication application.

Discussions with the Department of Revenue and Missouri Department of Transportation. CORRECTED

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

TWELFTH DAY, WEDNESDAY, SEPTEMBER 16, 2020

HOUSE BILLS FOR PERFECTION

HCS HB 12 - Schroer

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCS HB 2, (Fiscal Review 9/9/20) - Hovis HB 11, with SA 1, (Fiscal Review 9/9/20), E.C. - Schroer SCS HCS HB 16, as amended, (Fiscal Review 9/9/20) - Schroer

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

TENTH DAY, WEDNESDAY, SEPTEMBER 2, 2020

The House met pursuant to adjournment.

Representative Griffith in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

The following members' presence was noted: Allred, Bangert, Baringer, Basye, Bland Manlove, Bondon, Bosley, Brown (70), Brown (27), Chappelle-Nadal, Chipman, Clemens, Coleman (32), Deaton, DeGroot, Dohrman, Falkner, Fitzwater, Gray, Green, Griffith, Hovis, Hurst, Kelley (127), Kelly (141), Kendrick, Kidd, Kolkmeyer, Mackey, Mayhew, McGaugh, Merideth, Moon, Mosley, Muntzel, Price, Proudie, Razer, Reedy, Remole, Roden, Rowland, Simmons, Sommer, Stacy, Stevens (46), Tate, Toalson Reisch, Vescovo, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Griffith, the House adjourned until 10:00 a.m., Wednesday, September 9, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON AGRICULTURE

Tuesday, September 15, 2020, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting only to discuss prioritizing agricultural legislation and the economic impact of Missouri's agricultural industry, including its contributions to state revenue. The committee will also discuss best practices for Missouri's carbon footprint and Missourians' views on agricultural issues.

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, discuss possible projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Tuesday, September 15, 2020, 1:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Corrected to show time change.

Third quarter meeting.

CORRECTED

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Wednesday, September 16, 2020, 8:15 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Please note time change and addition of highway dedication application.

Discussions with the Department of Revenue and Missouri Department of Transportation.

CORRECTED

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

ELEVENTH DAY, WEDNESDAY, SEPTEMBER 9, 2020

HOUSE BILLS FOR PERFECTION

HCS HB 12 - Schroer

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

EIGHTH DAY, MONDAY, AUGUST 24, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

With God all things are possible. (Matthew 19:26)

Eternal and Just Creator, amid the encircling gloom of our anxious days and months during this pandemic, enter into our hearts today in a special way, lift us up, lead us on, light the way, and give us courage to go forward with You. At this hour, preserve us, O God, for in You do we put our trust, our hope, and our protection.

Hear us as we pray for all those in positions of influence in our government that they may make wise decisions and choose right paths for our state. Guide our Governor, our Speaker, these Representatives of our people, and all who work beneath this dome that in Your strength they may be made strong, with Your wisdom they may be made wise, and by Your good spirit they may, too, be good.

We ask Your grace on those who serve and protect Your people from crime and violence, as well as those who are victims, plus their families and those who promote rehabilitation.

Give us the assurance that with You all good things are possible, even in the tough and trying times. Save us, O God, help us this day and forever.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the first day was approved as printed by the following vote:

AYES: 132

Anderson	Andrews	Appelbaum	Bailey
Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burnett
Busick	Butz	Christofanelli	Clemens
Cupps	Deaton	DeGroot	Dinkins
Eggleston	Ellebracht	Eslinger	Evans
Fishel	Fitzwater	Gannon	Gray
Grier	Griesheimer	Griffith	Gunby
Haffner	Hannegan	Hansen	Helms
Hicks	Hill	Houx	Hovis
Hurst	Ingle	Justus	Kelley 127
	Bangert Billington Bromley Busick Cupps Eggleston Fishel Grier Haffner Hicks	Bangert Baringer Billington Black 137 Bromley Brown 27 Busick Butz Cupps Deaton Eggleston Ellebracht Fishel Fitzwater Grier Griesheimer Haffner Hannegan Hicks Hill	Bangert Baringer Barnes Billington Black 137 Black 7 Bromley Brown 27 Brown 70 Busick Butz Christofanelli Cupps Deaton DeGroot Eggleston Ellebracht Eslinger Fishel Fitzwater Gannon Grier Griesheimer Griffith Haffner Hannegan Hansen Hicks Hill Houx

Kelly 141	Kendrick	Kidd	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Mitten	Moon
Morgan	Morris 140	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pierson Jr.	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Roberts 161
Roberts 77	Roden	Rogers	Runions	Ruth
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Wilson
Young	Mr. Speaker			

NOES: 005

Chappelle-Nadal Mackey Merideth Rowland Sain

PRESENT: 003

Aldridge Bland Manlove Rone

ABSENT WITH LEAVE: 021

Carter Chipman Coleman 97 Carpenter Dogan Miller Francis Green Knight Messenger Person Pietzman Price Proudie Riggs Shull 16 Windham Ross Swan Tate

Wright

VACANCIES: 002

The Journal of the second day was approved as printed by the following vote:

AYES: 134

Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Basye Billington Black 137 Black 7 Bondon Beck Bromley Brown 27 Brown 70 Burnett Burns Christofanelli Busick Butz Carpenter Chappelle-Nadal Coleman 32 Deaton DeGroot Clemens Cupps Dinkins Dohrman Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Gannon Grier Griesheimer Griffith Gray Gregory Haden Haffner Hansen Gunby Hannegan Hicks Hill Helms Henderson Houx Hovis Hudson Hurst Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Love Lynch Mayhew McCreery McDaniel McGaugh McGirl Mitten Morris 140 Morse 151 Mosley Moon Morgan O'Donnell Muntzel Murphy Neely Patterson Pfautsch Pierson Jr. Pike Plocher Pogue Pollitt 52 Pollock 123 Porter Quade Razer Rehder Toalson Reisch Reedy Remole Richey

Roberts 161	Roberts 77	Roden	Rogers	Rone
Runions	Ruth	Sauls	Schnelting	Schroer
Sharp 36	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Taylor	Trent
Unsicker	Veit	Vescovo	Walsh	Washington
Wiemann	Wilson	Young	Mr. Speaker	

NOES: 004

Mackey Merideth Rowland Sain

PRESENT: 003

Aldridge Bland Manlove Bosley

ABSENT WITH LEAVE: 020

Carter Chipman Coleman 97 Dogan Francis Green Knight Messenger Miller Person Pietzman Price Proudie Riggs Ross Shull 16 Swan Tate Windham Wright

VACANCIES: 002

The Journal of the third day was approved as printed.

The Journal of the fourth day was approved as printed.

The Journal of the fifth day was approved as printed.

The Journal of the sixth day was approved as corrected by the following vote:

AYES: 130

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burns	Busick
Butz	Carpenter	Christofanelli	Clemens	Coleman 32
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Gannon	Gray	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Lavender	Lovasco	Love
Lynch	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Mitten	Moon	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pierson Jr.	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Roberts 161	Roberts 77	Roden

Rogers	Rone	Runions	Ruth	Sauls
Schnelting	Sharp 36	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Young	Mr. Speaker

NOES: 005

Chappelle-Nadal Mackey Merideth Rowland Sain

PRESENT: 003

Bosley Burnett Schroer

ABSENT WITH LEAVE: 023

Bland Manlove Carter Coleman 97 Aldridge Chipman Dogan Francis Green Ingle Knight Messenger Miller Person Pietzman Price Proudie Riggs Ross Shull 16 Swan Tate Windham Wright

VACANCIES: 002

The Journal of the seventh day was approved as printed.

HOUSE RESOLUTIONS

Representative Vescovo offered HR 6639, which was read.

HOUSE RESOLUTION NO. 6639

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the One Hundredth General Assembly, Second Regular Session, inform the Senate that the House duly convened in the First Extraordinary Session of the Second Regular Session on Monday, July 27, 2020, and is convened in full session and ready for consideration of its business.

On motion of Representative Vescovo, HR 6639 was adopted.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 70, introduced by Representative Gunby, relating to law enforcement agency improvement plans.

HB 71, introduced by Representative Morgan, relating to school-based health centers.

MOTION

Representative Vescovo moved that Rule 44 be suspended.

Which motion was adopted by the following vote:

AYES: 128

Allred Anderson Andrews Aldridge Appelbaum Baker Baringer Barnes Bailey Bangert Black 7 Basye Beck Billington Black 137 Bondon Bromley Brown 27 Brown 70 Burns Busick Butz Carpenter Chappelle-Nadal Christofanelli Coleman 32 Cupps Deaton DeGroot Dinkins Eslinger Dogan Dohrman Eggleston Ellebracht Falkner Fishel Fitzwater Gannon Evans Gray Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Henderson Hicks Helms Hill Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lovasco Love Lynch Mayhew McCreery McDaniel McGaugh McGirl Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Murphy Neely O'Donnell Pike Plocher Patterson Pfautsch Pierson Jr. Pollitt 52 Pollock 123 Porter Price Quade Razer Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Roberts 77 Roden Rogers Rone Runions Ruth Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Stevens 46 Taylor Trent Spencer Stacy Unsicker Veit Walsh Wiemann Vescovo Wilson Young Mr. Speaker NOES: 012 Bland Manlove Burnett Clemens Hurst Lavender Mackey Merideth Moon Pogue Rowland Sain Washington PRESENT: 000 ABSENT WITH LEAVE: 021 Bosley Carter Chipman Coleman 97 Francis Houx Miller Green Knight Messenger Proudie Ross Person Pietzman Riggs Stephens 128 Windham Shull 16 Swan Tate

VACANCIES: 002

Wright

PERFECTION OF HOUSE BILLS

HB 66, relating to witness protection programs, was taken up by Representative Patterson.

On motion of Representative Patterson, the title of HB 66 was agreed to.

Representative Lavender offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 66, Page 2, Section 491.641, Line 48, by inserting after all of said line the following:

"6. Funding for the Pretrial Witness Protection Services Fund may also come from the justice assistance grant fund and from funds received from the federal Department of Health and Human Services."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	097

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Christofanelli	Coleman 32	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fishel	Fitzwater
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Moon	Morris 140
Morse 151	Muntzel	Murphy	O'Donnell	Patterson
Pfautsch	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Roberts 161	Roden	Rone
Ruth	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Mr. Speaker			
	-			
NOES: 041				
Aldridge	Appelbaum	Bangert	Baringer	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Clemens	Ellebracht
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Mosley
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Sharp 36	Stevens 46	Unsicker	Washington

PRESENT: 000

Young

ABSENT WITH LEAVE: 023

Barnes Carter Chappelle-Nadal Chipman Coleman 97 Dogan Francis Gray Green Houx Knight Miller Person Messenger Neely Pietzman Riggs Ross Schnelting Shull 16

Swan Tate Windham

VACANCIES: 002

Representative Lavender moved that House Amendment No. 1 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Lavender:

AYES: 046

Aldridge Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Chappelle-Nadal Burnett Burns Butz Carpenter Ellebracht Clemens Gunby Ingle Kendrick Kidd Lavender Mackey McCreery Merideth Mitten Moon Morgan O'Donnell Mosley Pierson Jr. Price Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sain Sauls Sharp 36 Stevens 46 Unsicker Washington

Young

NOES: 095

Allred Andrews Baker Anderson Bailey Billington Black 137 Black 7 Bondon Basye Bromley Busick Christofanelli Coleman 32 Cupps Deaton DeGroot Dinkins Dohrman Eggleston Falkner Fishel Eslinger Evans Fitzwater Griesheimer Griffith Gannon Grier Gregory Helms Haden Haffner Hannegan Hansen Hicks Hill Hovis Henderson Houx Hudson Hurst Justus Kelley 127 Kelly 141 Love Mayhew Kolkmeyer Lovasco Lynch McDaniel McGirl Morris 140 Morse 151 McGaugh Muntzel Patterson Pfautsch Pike Murphy Pollock 123 Plocher Pogue Pollitt 52 Porter Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Rone Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Taylor Trent Veit Vescovo Wright Walsh Wiemann Wilson Mr. Speaker

PRESENT: 001

Roden

ABSENT WITH LEAVE: 019

Carter	Chipman	Coleman 97	Dogan	Francis
Gray	Green	Knight	Messenger	Miller
Neely	Person	Pietzman	Riggs	Ross
Shull 16	Swan	Tate	Windham	

VACANCIES: 002

On motion of Representative Patterson, **HB 66** was ordered perfected and printed.

HCS HB 46, relating to residency requirements for certain municipal personnel, was taken up by Representative Hicks.

Representative Hicks moved that the title of HCS HB 46 be agreed to.

Representative Merideth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 46, Page 1, In the Title, Line 3, by deleting the words "an emergency clause" and inserting in lieu thereof the words "a contingent effective date"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Clemens offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 46, Page 1, In the Title, Line 3, by deleting the words "residency requirements for certain municipal personnel" and inserting in lieu thereof the words "public safety"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Clemens moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Hicks again moved that the title of HCS HB 46 be agreed to.

Which motion was adopted.

Representative Bosley offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 46, Page 4, Section B, Lines 1-8, by deleting all of said section and lines and inserting in lieu thereof the following:

"Section B. 1. The enactment of section 285.040 and the repeal and reenactment of section 84.344 shall become effective January 1, 2021, unless notification has been provided under subsection 2 of this section.

2. If before January 1, 2021, the board of election commissioners of a city not within a county provides notice to the revisor of statutes that at the November 3, 2020 election, sixty percent or more of the voters voting on the proposal to revise the residency requirement in the charter of a city not within a county voted against the proposal, the repeal and reenactment of section 84.344 and the enactment of section 285.040 shall not become effective."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Bosley:

Δ	V	ES	. 0	130	

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burns	Butz	Carpenter	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Morgan	Mosley	Person
Pierson Jr.	Proudie	Quade	Razer	Roberts 77
Rogers	Runions	Sain	Sauls	Sharp 36
Stevens 46	Unsicker	Washington	Young	
NOES: 093				
Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Christofanelli	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Eslinger	Evans
Falkner	Fitzwater	Gannon	Green	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Lovasco	Love
Lynch	Mayhew	McGaugh	McGirl	Moon
Morris 140	Morse 151	Muntzel	Murphy	O'Donnell
Pfautsch	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Sommer	Spencer	Stacy	Stephens 128	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Mr. Speaker		

PRESENT: 002

Chappelle-Nadal Ellebracht

ABSENT WITH LEAVE: 027

Allred Carter Chipman Coleman 32 Clemens Coleman 97 Fishel Dogan Francis Gray Houx Knight Kolkmeyer McDaniel Messenger Neely Patterson Pietzman Price Miller Rowland Shull 16 Solon Swan Riggs

Tate Windham

VACANCIES: 002

Representative Roden offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 46, Page 4, Section 285.040, Line 15, by inserting after all of said section and line the following:

"Section 1. No city shall consider the location of a public safety employee's, as defined in section 285.040, residency when evaluating candidates for employment or promotion."; and

Further amend said bill and page, Section B, Lines 4 and 7, by inserting after both occurrences of the number "285.040" the words "and section 1"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Sain raised a point of order that **House Amendment No. 4** goes beyond the scope of the Governor's call.

The Chair ruled the point of order not well taken.

House Amendment No. 4 was withdrawn.

Representative Aldridge offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 46, Page 2, Section 84.344, Line 41, by deleting the phrase "one-hour" and inserting in lieu thereof the phrase "thirty-minute"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Cupps	Deaton	DeGroot	Dinkins	Eggleston
Eslinger	Falkner	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Stacy	Stephens 128	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wright
Mr. Speaker				

NOES: 041

Appelbaum Aldridge Bangert Baringer Barnes Bosley Brown 27 Burns Butz Beck Ellebracht Chappelle-Nadal Carpenter Clemens Gray Gunby Ingle Kendrick Lavender Green Merideth Mitten Mackey McCreery Morgan Pierson Jr. Price Mosley Person Proudie Quade Razer Roberts 77 Rogers Runions Sain Sharp 36 Stevens 46 Unsicker Washington

Young

PRESENT: 000

ABSENT WITH LEAVE: 024

Bland Manlove	Brown 70	Burnett	Carter	Coleman 97
Dogan	Dohrman	Evans	Henderson	Knight
Kolkmeyer	McDaniel	Messenger	Miller	Neely
Pietzman	Riggs	Rowland	Sauls	Shull 16
Spencer	Swan	Tate	Windham	

VACANCIES: 002

Representative Aldridge moved that House Amendment No. 5 be adopted.

Which motion was defeated.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Christofanelli	Coleman 32	Cupps
Deaton	DeGroot	Dinkins	Eggleston	Eslinger
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	O'Donnell	Pfautsch	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Stacy	Stephens 128
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wright	Mr. Speaker	

NOES: 043

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bosley	Brown 27	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Gray	Green	Gunby	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mitten
Morgan	Mosley	Person	Pierson Jr.	Pogue
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Runions	Sain	Sharp 36	Stevens 46
Unsicker	Washington	Young		

PRESENT: 000

ABSENT WITH LEAVE: 024

Bland Manlove	Brown 70	Carter	Chipman	Coleman 97
Dogan	Dohrman	Evans	Knight	Kolkmeyer
McDaniel	Messenger	Miller	Neely	Patterson
Pietzman	Riggs	Rowland	Sauls	Shull 16
Spencer	Swan	Tate	Windham	

VACANCIES: 002

On motion of Representative Hicks, HCS HB 46 was adopted.

On motion of Representative Hicks, HCS HB 46 was ordered perfected and printed.

HB 11, relating to the offense of endangering the welfare of a child in the first degree, was taken up by Representative Schroer.

On motion of Representative Schroer, the title of HB 11 was agreed to.

Representative Merideth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 11, Page 2, Section 568.045, Line 21, by inserting after all of said line the following:

"3. The crime of endangering the welfare of a child shall not apply to any person who is less than eighteen years of age."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Anderson	Andrews	Bailey	Basye	Billington
Black 137	Black 7	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Cupps	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Lovasco
Love	Lynch	Mayhew	McGaugh	McGirl
Moon	Morse 151	Muntzel	Murphy	O'Donnell
Pfautsch	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Roberts 161	Roden	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe 4	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Stacy	Stephens 128	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Mr. Speaker			
NOES: 044				

NOES: 044

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burns	Butz	Carpenter	Chappelle-Nadal
Clemens	Ellebracht	Green	Gunby	Ingle
Lavender	Mackey	McCreery	Merideth	Morgan
Mosley	Person	Pierson Jr.	Pogue	Price
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Runions	Sain	Sauls	Sharp 36
Stevens 46	Unsicker	Washington	Young	

PRESENT: 000

ABSENT WITH LEAVE: 025

Allred Baker Bondon Carter Coleman 97 Dogan Eslinger Gray Kendrick Knight Kolkmeyer McDaniel Miller Mitten Messenger Morris 140 Neely Patterson Pietzman Riggs Shull 16 Spencer Tate Windham Swan

VACANCIES: 002

Representative Merideth moved that House Amendment No. 1 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth:

AYES: 054

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burns	Butz	Carpenter	Chappelle-Nada
Christofanelli	Clemens	Cupps	DeGroot	Fitzwater
Gray	Green	Grier	Gunby	Hill
Hurst	Ingle	Lavender	Lovasco	Mackey
McCreery	Merideth	Moon	Morgan	Mosley
Murphy	Person	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sain	Sauls	Sharp 36	Stacy
Stevens 46	Unsicker	Washington	Young	

NOES: 087

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Coleman 32	Deaton	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner
Fishel	Francis	Gannon	Gregory	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Justus	Kelley 127	Kelly 141	Kidd
Love	Lynch	Mayhew	McGaugh	McGirl
Morris 140	Morse 151	Muntzel	O'Donnell	Patterson
Pfautsch	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Stephens 128	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 020

Allred	Carter	Coleman 97	Dogan	Ellebracht
Kendrick	Knight	Kolkmeyer	McDaniel	Messenger
Miller	Mitten	Neely	Pietzman	Riggs
Shull 16	Spencer	Swan	Tate	Windham

VACANCIES: 002

Representative Moon offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 11, Page 1, Section 568.045, Line 7, by inserting after the word "knowingly" the phrase ", as defined under section 562.016,"; and

Further amend said bill, page and section, Line 8, by inserting after the word "579" the phrase "in the commission of a violent crime against a person"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Moon moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Moon:

AYES: 059

Aldridge	Appelbaum	Bailey	Baker	Billington
Bland Manlove	Bosley	Bromley	Burnett	Busick
Chipman	Christofanelli	Clemens	Cupps	Deaton
DeGroot	Dinkins	Falkner	Fitzwater	Gray
Grier	Hansen	Hill	Hudson	Hurst
Ingle	Kelley 127	Kelly 141	Kidd	Lovasco
Mackey	Mayhew	McGirl	Moon	Morris 140
Murphy	Pollitt 52	Pollock 123	Price	Proudie
Quade	Rehder	Remole	Roden	Ross
Ruth	Sain	Sauls	Schnelting	Shaul 113
Simmons	Sommer	Stacy	Taylor	Washington
Wilson	Windham	Young	Mr. Speaker	

NOES: 078

Anderson	Andrews	Bangert	Baringer	Barnes
Basye	Beck	Black 137	Black 7	Brown 27
Brown 70	Burns	Butz	Carpenter	Chappelle-Nadal
Coleman 32	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Fishel	Francis	Green	Gregory
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Helms	Henderson	Hicks	Houx
Hovis	Justus	Lavender	Love	Lynch
McCreery	Merideth	Mitten	Morgan	Morse 151
Muntzel	O'Donnell	Person	Pfautsch	Pierson Jr.
Pike	Plocher	Pogue	Porter	Razer
Reedy	Toalson Reisch	Richey	Roberts 161	Roberts 77

Rogers Rone Runions Schroer Sharpe 4 Shawan Shields Smith Solon Stephens 128 Stevens 46 Trent Unsicker Veit Vescovo Walsh Wiemann Wright

PRESENT: 001

McGaugh

ABSENT WITH LEAVE: 023

Allred Bondon Carter Coleman 97 Dogan Kendrick Knight McDaniel Gannon Kolkmeyer Miller Mosley Patterson Messenger Neely Pietzman Riggs Rowland Sharp 36 Shull 16 Tate Spencer Swan

VACANCIES: 002

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 088

Anderson Andrews Bailey Baker Basye Billington Black 137 Busick Bondon Bromley Coleman 32 Cupps Deaton DeGroot Dinkins Eslinger Eggleston Evans Falkner Fishel Fitzwater Francis Gannon Gregory Grier Griesheimer Griffith Haden Haffner Hannegan Hicks Hansen Henderson Houx Hovis Hurst Justus Kelley 127 Kelly 141 Kidd Lovasco Love Lynch Mayhew McGaugh McGirl Morris 140 Muntzel Moon Morse 151 Murphy O'Donnell Pfautsch Pike Plocher Pollitt 52 Pollock 123 Porter Rehder Reedy Toalson Reisch Remole Richey Roberts 161 Roden Rone Ross Rowland Ruth Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Smith Simmons Solon Sommer Stacy Walsh Stephens 128 Taylor Trent Wiemann Wright Wilson Mr. Speaker

NOES: 042

Appelbaum Bangert Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Burns Butz Carpenter Chappelle-Nadal Clemens Ellebracht Gray Green Gunby Ingle Lavender McCreery Merideth Mitten Mackey Morgan Person Pierson Jr. Pogue Proudie Roberts 77 Quade Razer Rogers Runions Sauls Stevens 46 Unsicker Washington Sain

Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 031

Aldridge	Allred	Black 7	Carter	Chipman
Christofanelli	Coleman 97	Dogan	Dohrman	Helms
Hill	Hudson	Kendrick	Knight	Kolkmeyer
McDaniel	Messenger	Miller	Mosley	Neely
Patterson	Pietzman	Price	Riggs	Sharp 36
Shull 16	Spencer	Swan	Tate	Veit
Vescovo				

VACANCIES: 002

On motion of Representative Schroer, HB 11 was ordered perfected and printed.

HCS HB 16, relating to the offense of unlawful transfer of weapons, was taken up by Representative Schroer.

On motion of Representative Schroer, the title of HCS HB 16 was agreed to.

Representative Merideth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 16, Pages 1-2, Section 571.060, Lines 12-18, by deleting all of said lines and inserting in lieu thereof the following:

"performing his or her official duty;

- (4) Recklessly, as defined in section 562.016, sells, leases, loans, gives away or delivers any firearm to a person less than eighteen years old without the consent of the child's custodial parent or guardian; provided, that this does not prohibit the delivery of such weapons to any peace officer or member of the Armed Forces or National Guard while performing his official duty; or
 - [(3)] (5) Recklessly, as defined in section 562.016, sells, leases, [leans] lends, gives away,"; and

Further amend said bill and section, Page 2, Line 22, by deleting the words "or (4)" and inserting in lieu thereof the following words ", (4), or (5)"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson assumed the Chair.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Coleman 32	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Eslinger	Evans	Falkner	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith

Haden	Haffner	Hannegan	Hansen	Henderson
Hicks	Hill	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Lovasco
Lynch	Mayhew	McGaugh	McGirl	Moon
Morris 140	Morse 151	Muntzel	Murphy	O'Donnell
Patterson	Pfautsch	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Roberts 161	Roden	Rone
Ross	Ruth	Schnelting	Schroer	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Stacy	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wilson
Wright	Mr. Speaker			

NOES: 035

Aldridge	Appelbaum	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Ellebracht	Gray
Green	Gunby	Ingle	Lavender	Mackey
McCreery	Merideth	Mitten	Pierson Jr.	Quade
Razer	Roberts 77	Rogers	Runions	Sain
Sharp 36	Stevens 46	Unsicker	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 034

Bangert	Barnes	Carter	Christofanelli	Clemens
Coleman 97	Dogan	Fishel	Helms	Houx
Kendrick	Knight	Kolkmeyer	Love	McDaniel
Messenger	Miller	Morgan	Mosley	Neely
Person	Pietzman	Pike	Price	Proudie
Riggs	Rowland	Sauls	Shull 16	Spencer
Stephens 128	Swan	Tate	Washington	

VACANCIES: 002

Representative Merideth moved that House Amendment No. 1 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth:

AYES: 041

Aldridge	Appelbaum	Baringer	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Clemens	Gray
Green	Gunby	Ingle	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Mosley
Person	Pierson Jr.	Proudie	Quade	Razer
Roberts 77	Rogers	Runions	Sain	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Young				

N	DES:	094

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Cupps	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Evans	Falkner	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Lovasco	Lynch	Mayhew	McGaugh
McGirl	Moon	Morris 140	Morse 151	Muntzel
Murphy	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Stacy	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wright	

PRESENT: 000

ABSENT WITH LEAVE: 026

Bangert	Barnes	Carter	Coleman 97	Dogan
Ellebracht	Fishel	Houx	Kendrick	Knight
Kolkmeyer	Love	McDaniel	Messenger	Miller
Neely	Pietzman	Price	Riggs	Rowland
Shull 16	Spencer	Stephens 128	Swan	Tate
) (C 1				

Mr. Speaker

VACANCIES: 002

Representative Mackey offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 16, Page 2, Section 571.060, Line 22, by inserting after all of said section and line the following:

- "571.061. 1. No retailer in this state shall complete a sale of a firearm, ammunition, or firearm accessory unless the retailer verifies, by means of photographic identification that states the purchaser's date of birth, that the purchaser is of a legal age to purchase the firearm, ammunition, or firearm accessory. As used in this section, "firearm accessory" means any item that is physically attached to a firearm when used for its intended purpose.
- 2. It shall be a defense to prosecution under this section if to purchase a firearm, ammunition, or firearm accessory, the purchaser exhibited to the retailer a driver's license, nondriver's identification card, or other official or apparently official document containing a photograph of the minor and purporting to establish that such minor was of legal age to make the purchase."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Haahr resumed the Chair.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

	AY	ES:	088
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Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Coleman 32	Cupps	Deaton	DeGroot
Dinkins	Eggleston	Eslinger	Falkner	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Moon	Morris 140	Morse 151
Muntzel	Murphy	O'Donnell	Pfautsch	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Sommer	Stacy	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Mr. Speaker		

NOES: 037

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Clemens	Ellebracht
Gray	Green	Gunby	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Pierson Jr.
Quade	Razer	Roberts 77	Rogers	Runions
Sain	Sauls	Sharp 36	Stevens 46	Unsicker
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 036

Bailey	Barnes	Bland Manlove	Carter	Chipman
Christofanelli	Coleman 97	Dogan	Dohrman	Evans
Fishel	Hill	Ingle	Kendrick	Knight
Kolkmeyer	McDaniel	Messenger	Miller	Mosley
Neely	Patterson	Person	Pietzman	Price
Proudie	Riggs	Rowland	Shull 16	Smith
Solon	Spencer	Stephens 128	Swan	Tate
Washington				

VACANCIES: 002

Representative Mackey moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Mackey:

AYES:	037

Aldridge	Appelbaum	Bangert	Baringer	Beck
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Chappelle-Nadal	Clemens	Gray
Green	Gunby	Lavender	Mackey	Merideth
Morgan	Mosley	Person	Pierson Jr.	Proudie
Quade	Razer	Roberts 77	Rogers	Runions
Sain	Sharp 36	Stevens 46	Unsicker	Washington
Windham	Young			

NOES: 098

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Cupps
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Lovasco	Love	Lynch
Mayhew	McCreery	McGaugh	McGirl	Mitten
Moon	Morris 140	Morse 151	Muntzel	Murphy
O'Donnell	Patterson	Pfautsch	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Roberts 161
Roden	Ross	Ruth	Schnelting	Schroer
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Sommer	Stacy	Stephens 128	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 026

Bailey	Barnes	Bland Manlove	Carter	Coleman 97
Dogan	Fishel	Ingle	Kendrick	Knight
Kolkmeyer	McDaniel	Messenger	Miller	Neely
Pietzman	Price	Riggs	Rone	Rowland
Sauls	Shull 16	Solon	Spencer	Swan
Tate				

VACANCIES: 002

On motion of Representative Schroer, HCS HB 16 was adopted.

On motion of Representative Schroer, HCS HB 16 was ordered perfected and printed.

HCS HB 2, relating to forfeiture by wrongdoing, was taken up by Representative Hovis.

On motion of Representative Hovis, the title of HCS HB 2 was agreed to.

Representative Hovis offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2, Page 1, Section 491.016, Line 6, by deleting all of said line and inserting in lieu thereof the following:

"causing the unavailability of the witness;"; and

Further amend said bill, page and section, Lines 7-8, by deleting the phrase "prevented the witness from testifying in the proceeding;" and inserting in lieu thereof the phrase "caused the unavailability of the witness;"; and

Further amend said bill, page and section, Line 9, by deleting the word "**prosecution**" and inserting in lieu thereof the word "**state**"; and

Further amend said bill, page, section and line, by deleting the phrase "and a good faith effort"; and

Further amend said bill, page and section, Lines 13-15, by deleting all of said lines; and

Further amend said bill and section by renumbering all subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hovis, **House Amendment No. 1** was adopted.

On motion of Representative Hovis, HCS HB 2, as amended, was adopted.

On motion of Representative Hovis, **HCS HB 2**, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 11 - Fiscal Review HCS HB 16 - Fiscal Review HB 66 - Fiscal Review

COMMITTEE CHANGES

August 24, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Robert Sauls from the House Committee on Fiscal Review.

In addition, I appoint Representative Ingrid Burnett to that same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

August 24, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Judy Morgan from the House Committee on Elementary and Secondary Education and also as ranking member of said committee.

In addition, I appoint Representative Maria Chappelle-Nadal to the same committee.

Furthermore, I designate Representative Paula Brown as ranking member of the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Tuesday, August 25, 2020.

CORRECTION TO THE HOUSE JOURNAL

AFFIDAVIT

I, State Representative Robert Sauls, District 21, hereby state and affirm that my presence should have been noted in the House Journal for Monday, August 17, 2020. I am requesting that the Journal be corrected to show that I was present in the chamber and my presence should have been recorded.

IN WITNESS THEREOF, I have hereunto subscribed my hand to this affidavit on this 19th day of August, 2020.

/s/ Robert Sauls State Representative

State of Missouri)
) ss.
County of Jackson)

Subscribed and sworn before me this 19th of August in the year 2020.

/s/ Patricia Isai Blobaum Notary Public

COMMITTEE HEARINGS

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, August 25, 2020, 2:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting to discuss St. Louis County proposed early childhood education tax.

This meeting will be held in conjunction with the Special Committee on Urban Issues.

FISCAL REVIEW

Tuesday, August 25, 2020, 9:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Executive session may be held on HB 66, HCS HB 46, HB 11, HCS HB 16, HCS HB 2 and/or HCS HB 12 pending referral.

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Tuesday, September 15, 2020, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

3rd quarter JCPER meeting.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Wednesday, September 16, 2020, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Discussions with the Department of Revenue and Missouri Department of Transportation.

SPECIAL COMMITTEE ON URBAN ISSUES

Tuesday, August 25, 2020, 2:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting to discuss St. Louis County proposed early childhood education tax. This meeting will be held in conjuction with the Elementary and Secondary Education Committee.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

NINTH DAY, TUESDAY, AUGUST 25, 2020

HOUSE BILLS FOR SECOND READING

HB 70 and HB 71

HOUSE BILLS FOR PERFECTION

HCS HB 12 - Schroer

HOUSE BILLS FOR THIRD READING

HB 66, (Fiscal Review 8/24/20), E.C. - Patterson HCS HB 46, E.C. - Hicks HB 11, (Fiscal Review 8/24/20), E.C. - Schroer HCS HB 16, (Fiscal Review 8/24/20), E.C. - Schroer HCS HB 2, E.C. - Hovis

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

NINTH DAY, TUESDAY, AUGUST 25, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord is good; His mercy is everlasting; and His truth endures all generations. (Psalm 100:5)

O powerful God, Lord of heaven and earth, whose love lives forever and whose truth endures through all generations, hear us as we pray, lifting our hearts to You, this morning under this dome.

You have called upon us to live together as brothers and sisters and have taught us that we belong to each other. Bless all our endeavors leading toward peace in our homes, justice in our courts, and mercy in all our hearts.

Let Your spirit so live in us and move among the leaders of Missouri, and of every state, that they may seek peaceful means to settle disputes, to maintain order, and to establish justice.

Help us all to learn that peace depends upon understanding love, that law and order must be built upon righteousness and truth, and that justice can live only in the hearts of people of peace.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the eighth day was approved as printed by the following vote:

AYES: 115

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Burnett	Burns	Busick	Butz
Chipman	Clemens	Cupps	DeGroot	Dinkins
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gray	Grier
Griesheimer	Griffith	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Ingle
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Knight	Lavender	Lynch	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Miller	Mitten
Morgan	Morse 151	Mosley	Muntzel	Murphy
Neely	O'Donnell	Pfautsch	Pierson Jr.	Pike

Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Quade	Reedy	Rehder	Toalson Reisch	Remole
Richey	Roberts 161	Roberts 77	Roden	Rogers
Rone	Ross	Runions	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul 113	Shawan
Smith	Solon	Sommer	Stacy	Stevens 46
Swan	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Wiemann	Young	Mr. Speaker

NOES: 005

Chappelle-Nadal Mackey Merideth Rowland Sain

PRESENT: 000

ABSENT WITH LEAVE: 041

Aldridge	Allred	Bland Manlove	Bosley	Brown 70
Carpenter	Carter	Christofanelli	Coleman 32	Coleman 97
Deaton	Dogan	Dohrman	Gannon	Green
Gregory	Henderson	Kolkmeyer	Lovasco	Love
Messenger	Moon	Morris 140	Patterson	Person
Pietzman	Price	Proudie	Razer	Riggs
Ruth	Shields	Shull 16	Simmons	Spencer
Stephens 128	Tate	Washington	Wilson	Windham

Wright

VACANCIES: 002

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 70, relating to law enforcement agency improvement plans.

HB 71, relating to school-based health centers.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 11**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Knight, Morgan, Walsh and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 16**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Knight, Morgan, Walsh and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 66**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Knight, Morgan, Walsh and Wiemann

Noes (0)

Absent (0)

THIRD READING OF HOUSE BILLS

HB 66, relating to witness protection programs, was placed on the Informal Calendar.

HCS HB 46, relating to residency requirements for certain municipal personnel, was placed on the Informal Calendar.

HB 11, relating to the offense of endangering the welfare of a child in the first degree, was placed on the Informal Calendar.

HCS HB 16, relating to the offense of unlawful transfer of weapons, was placed on the Informal Calendar.

HCS HB 2, relating to forfeiture by wrongdoing, was taken up by Representative Hovis.

On motion of Representative Hovis, **HCS HB 2** was read the third time and passed by the following vote:

AYES: 133

Aldridge	Allred	Anderson	Andrews	Appelbaum
Bailey	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 137	Black 7	Bondon
Bromley	Brown 27	Brown 70	Burnett	Burns
Busick	Butz	Carpenter	Chappelle-Nadal	Christofanelli
Clemens	Cupps	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Green
Gregory	Grier	Griesheimer	Griffith	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Lavender	Love	Lynch
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Miller	Mitten	Morgan
Morris 140	Morse 151	Mosley	Muntzel	Murphy

Pike O'Donnell Patterson Pfautsch Pierson Jr. Plocher Pollitt 52 Porter Price Proudie Quade Razer Reedy Rehder Remole Richey Roberts 161 Roberts 77 Roden Rogers Rowland Runions Sauls Rone Sain Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Smith Solon Simmons Stephens 128 Swan Stacy Stevens 46 Sommer Tate Taylor Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wilson

Wright Young Mr. Speaker

NOES: 011

ChipmanHillHurstLovascoMoonNeelyPoguePollock 123Toalson ReischRoss

Spencer

PRESENT: 000

ABSENT WITH LEAVE: 017

BakerBland ManloveBosleyCarterColeman 32Coleman 97DohrmanGannonGrayKolkmeyerMessengerPersonPietzmanRiggsRuth

Shull 16 Windham

VACANCIES: 002

Speaker Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 128

Aldridge Allred Anderson Andrews Appelbaum Bailey Baker Bangert Baringer Barnes Billington Black 137 Black 7 Basye Beck Bondon Bosley Bromley Brown 27 Brown 70 Burnett Busick Butz Chappelle-Nadal Burns Christofanelli Clemens Cupps Deaton DeGroot Dinkins Dogan Ellebracht Eslinger Eggleston Evans Falkner Fishel Fitzwater Francis Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Lavender Love Lynch Mayhew McCreery McGaugh McGirl Miller Mitten Morgan Morris 140 Morse 151 Muntzel O'Donnell Mosley Murphy Patterson Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Porter Proudie Razer Quade Reedy Rehder Remole Richey Roberts 161 Roberts 77 Roden Rone Rowland Runions Sain Sauls Schnelting Schroer Sharp 36 Shaul 113 Shields Sharpe 4 Shawan Simmons

Smith	Solon	Sommer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Veit	Vescovo	Walsh	Wiemann
Wright	Young	Mr. Speaker		

NOES: 016

Carpenter Chipman Hill Hurst Lovasco
McDaniel Merideth Moon Neely Pogue
Pollock 123 Toalson Reisch Rogers Ross Spencer

Wilson

PRESENT: 000

ABSENT WITH LEAVE: 017

Bland ManloveCarterColeman 32Coleman 97DohrmanGannonKolkmeyerMackeyMessengerPersonPietzmanPriceRiggsRuthShull 16

Washington Windham

VACANCIES: 002

THIRD READING OF HOUSE BILLS - INFORMAL

HB 66, relating to witness protection programs, was taken up by Representative Patterson.

On motion of Representative Patterson, **HB 66** was read the third time and passed by the following vote:

AYES: 147

Allred Aldridge Anderson Andrews Appelbaum Bailey Baker Barnes Bangert Baringer Black 7 Basye Beck Billington Black 137 Brown 27 Bland Manlove Bondon Bromley Bosley Brown 70 Burnett Burns Busick Butz Chappelle-Nadal Chipman Christofanelli Clemens Carpenter Deaton DeGroot Dinkins Dogan Cupps Eggleston Ellebracht Eslinger Evans Falkner Fishel Fitzwater Francis Gray Green Gregory Grier Griesheimer Griffith Gunby Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Lavender Lovasco Love Lynch Mackey Mayhew McCreery McDaniel McGaugh McGirl Miller Mitten Morris 140 Morse 151 Mosley Moon Morgan O'Donnell Muntzel Murphy Neely Patterson Plocher Pfautsch Pierson Jr. Pike Pollitt 52 Pollock 123 Porter Price Proudie Quade Razer Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Roberts 77 Roden Rogers

Rone Ross Rowland Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walsh Windham Washington Wiemann Wilson Wright

Young Mr. Speaker

NOES: 003

Hurst Merideth Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Carter Coleman 32 Coleman 97 Dohrman Gannon Kolkmeyer Messenger Person Pietzman Riggs

Shull 16

VACANCIES: 002

Speaker Haahr declared the bill passed.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Allred Bailey Baker Anderson Andrews Basye Billington Black 137 Black 7 Bondon Bromley Busick Chipman Christofanelli Cupps Deaton DeGroot Dinkins Dogan Eggleston Eslinger Falkner Fishel Fitzwater Evans Gregory Grier Griesheimer Griffith Francis Haden Haffner Hannegan Hansen Helms Henderson Hicks Hill Houx Hovis Hudson Hurst Justus Kelley 127 Kelly 141 Kidd Knight Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Miller Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Pollock 123 Porter Rehder Reedy Toalson Reisch Remole Richey Roberts 161 Roden Ross Ruth Schnelting Schroer Rone Shaul 113 Shields Sharpe 4 Shawan Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Trent Walsh Wiemann Wilson Veit Vescovo Mr. Speaker Wright

NOES: 048

Aldridge Appelbaum Bangert Baringer Barnes
Beck Bland Manlove Bosley Brown 27 Brown 70

Burnett Burns Butz Carpenter Chappelle-Nadal Clemens Ellebracht Gray Green Gunby Ingle Kendrick Lavender Mackey McCreery Merideth Mitten Moon Morgan Mosley Pierson Jr. Pogue Price Proudie Quade Roberts 77 Razer Rogers Rowland Runions Stevens 46 Unsicker Sauls Sharp 36 Sain Windham Washington Young

PRESENT: 000

ABSENT WITH LEAVE: 011

Carter Coleman 32 Coleman 97 Dohrman Gannon Kolkmeyer Messenger Person Pietzman Riggs

Shull 16

VACANCIES: 002

The emergency clause was adopted by the following vote:

AYES: 118

Allred Anderson Andrews Bailey Baker Baringer Barnes Basye Beck Billington Black 137 Black 7 Bromley Bondon Bosley Brown 27 Brown 70 Burnett Burns Busick Christofanelli Butz Chipman Cupps Deaton DeGroot Dinkins Dogan Eggleston Ellebracht Falkner Eslinger Evans Fishel Fitzwater Gregory Grier Griesheimer Griffith Francis Haden Haffner Hansen Gunby Hannegan Hicks Hovis Helms Henderson Houx Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Lovasco Love Lynch Mackey Mayhew McGaugh McGirl Morse 151 Miller Mitten Morgan Morris 140 Muntzel Murphy O'Donnell Patterson Pfautsch Pike Plocher Pollitt 52 Pollock 123 Porter Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Roden Rone Ross Rowland Runions Ruth Sauls Schnelting Schroer Sharp 36 Shaul 113 Shields Sharpe 4 Shawan Smith Simmons Solon Sommer Stacy Stephens 128 Swan Tate Taylor Trent Veit Walsh Wiemann Windham Vescovo Wright Young Mr. Speaker

NOES: 031

Aldridge Appelbaum Bangert Carpenter Chappelle-Nadal Green Hill Clemens Gray Hurst Lavender McDaniel Moon McCreery Merideth Mosley Neely Pierson Jr. Pogue Price Proudie Quade Razer Roberts 77 Rogers Sain Spencer Stevens 46 Unsicker Washington

Wilson

PRESENT: 000

ABSENT WITH LEAVE: 012

Bland Manlove Carter Coleman 32 Coleman 97 Dohrman Gannon Kolkmeyer Messenger Person Pietzman

Riggs Shull 16

VACANCIES: 002

HCS HB 46, relating to residency requirements for certain municipal personnel, was taken up by Representative Hicks.

On motion of Representative Hicks, **HCS HB 46** was read the third time and passed by the following vote:

AYES: 117

Allred Anderson Andrews Appelbaum Bailey Baringer Baker Bangert Basye Beck Billington Black 137 Black 7 Bondon Bromley Brown 70 Burns Busick Butz Chappelle-Nadal Chipman Christofanelli Cupps Deaton DeGroot Dinkins Eggleston Ellebracht Eslinger Dogan Falkner Fishel Francis Evans Fitzwater Gannon Green Gregory Grier Griesheimer Griffith Haden Haffner Hansen Hannegan Helms Henderson Hicks Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kidd Knight Lavender Lovasco Love Lynch Mayhew McCreery McDaniel McGaugh McGirl Miller Morris 140 Morse 151 O'Donnell Muntzel Murphy Neely Patterson Pfautsch Pike Plocher Pollitt 52 Pollock 123 Reedy Rehder Toalson Reisch Remole Porter Richey Roberts 161 Rone Ross Roden Runions Ruth Sauls Schnelting Schroer Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Taylor Trent Swan Tate Wiemann Veit Vescovo Walsh Wilson Wright Mr. Speaker

NOES: 035

Bland Manlove Brown 27 Aldridge Barnes Bosley Burnett Carpenter Gray Gunby Clemens Hurst Kendrick Mackey Merideth Mitten Moon Morgan Mosley Person Pierson Jr. Pogue Price Proudie Quade Razer Rowland Roberts 77 Rogers Sain Sharp 36 Stevens 46 Unsicker Washington Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 009

Carter Coleman 32 Coleman 97 Dohrman Kolkmeyer

Messenger Pietzman Riggs Shull 16

VACANCIES: 002

Speaker Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 113

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bromley	Brown 70
Burns	Busick	Butz	Chappelle-Nadal	Chipman
Christofanelli	Cupps	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Green	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Ingle	Justus	Kelley 127	Kelly 141
Kidd	Knight	Lavender	Lovasco	Love
Lynch	Mayhew	McCreery	McGaugh	McGirl
Miller	Mitten	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roberts 161	Roden	Rone	Ross	Runions
Ruth	Schnelting	Schroer	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wright	Mr. Speaker		

NOES: 038

Aldridge	Appelbaum	Barnes	Bland Manlove	Bosley
Brown 27	Burnett	Carpenter	Clemens	Gray
Gunby	Hurst	Kendrick	Mackey	McDaniel
Merideth	Moon	Morgan	Mosley	Person
Pierson Jr.	Pogue	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Sain
Sauls	Sharp 36	Stevens 46	Unsicker	Washington
Wilson	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 010

Carter	Coleman 32	Coleman 97	Dohrman	Kolkmeyer
Messenger	Pietzman	Riggs	Sharpe 4	Shull 16

VACANCIES: 002

HB 11, relating to the offense of endangering the welfare of a child in the first degree, was taken up by Representative Schroer.

On motion of Representative Schroer, HB 11 was read the third time and passed by the following vote:

AYES:	1	17	
AILS.		1 /	

Allred	Anderson	Andrews	Bailey	Bangert
Baringer	Basye	Beck	Billington	Black 137
Black 7	Bondon	Bromley	Brown 70	Burns
Busick	Butz	•		
		Chappelle-Nadal	Chipman	Cupps
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Eslinger	Evans	Falkner	Fishel
Fitzwater	Francis	Gannon	Green	Gregory
Grier	Griesheimer	Griffith	Gunby	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Lavender	Love	Lynch
Mayhew	McCreery	McGaugh	McGirl	Miller
Mitten	Morris 140	Morse 151	Mosley	Muntzel
Murphy	O'Donnell	Patterson	Pfautsch	Pierson Jr.
Pike	Plocher	Pollitt 52	Porter	Proudie
Reedy	Rehder	Remole	Richey	Roberts 161
Roden	Rone	Rowland	Runions	Ruth
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Veit	Vescovo	Walsh	Wiemann	Windham
Wright	Mr. Speaker			
NOES: 033				
Aldridge	Appelbaum	Baker	Barnes	Bland Manlo

Aldridge	Appelbaum	Baker	Barnes	Bland Manlove
Bosley	Brown 27	Burnett	Carpenter	Christofanelli
Clemens	Gray	Hurst	Lovasco	Mackey
McDaniel	Merideth	Moon	Morgan	Neely
Person	Pogue	Pollock 123	Quade	Razer
Roberts 77	Rogers	Ross	Sain	Spencer
Washington	Wilson	Young		

PRESENT: 000

ABSENT WITH LEAVE: 011

Carter	Coleman 32	Coleman 9/	Donrman	Kolkmeyer
Messenger	Pietzman	Price	Toalson Reisch	Riggs
Shull 16				

VACANCIES: 002

Speaker Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 111

Allred	Anderson	Andrews	Bailey	Domonut
Baringer	Basye	Beck	Billington	Bangert Black 137
Black 7	Bondon	Bromley	Burns	Busick
		•		
Butz	Chappelle-Nadal	Chipman	Cupps	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Gunby	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Lavender
Love	Lynch	Mayhew	McCreery	McGaugh
McGirl	Miller	Mitten	Morgan	Morris 140
Morse 151	Muntzel	Murphy	O'Donnell	Patterson
Pfautsch	Pike	Plocher	Pollitt 52	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roberts 161	Roden	Rone	Rowland	Runions
Ruth	Sauls	Schnelting	Schroer	Sharp 36
Sharpe 4	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Veit	Vescovo	Walsh	Wiemann	Wright
Mr. Speaker				C
1				
NOES: 039				
Aldridge	Appelbaum	Baker	Barnes	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Carpenter
Christofanelli	Clemens	Gray	Hurst	Lovasco
Mackey	McDaniel	Merideth	Moon	Mosley
Neely	Person	Pierson Jr.	Pogue	Pollock 123
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Ross	Sain	Spencer	Unsicker
Washington	Wilson	Windham	Young	
PRESENT: 000				
ABSENT WITH LE	EAVE: 011			
Carter	Coleman 32	Coleman 97	Dohrman	Green
** 1	** **		TO 1	D :

Messenger

VACANCIES: 002

Haden

Shull 16

HCS HB 16, relating to the offense of unlawful transfer of weapons, was taken up by Representative Schroer.

Pietzman

Riggs

Representative Ross assumed the Chair.

Kolkmeyer

Representative Vescovo moved the previous question. Which motion was adopted by the following vote:

A 37	DC.	Ω	-
ΑY	ES:	uyr)

Allred	Anderson	Andrews	Baker	Billington
Black 137	Black 7	Bondon	Bromley	Busick
Chipman	Christofanelli	Cupps	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Eslinger	Evans
Falkner	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Miller	Moon	Morris 140
Morse 151	Murphy	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roberts 161	Roden	Rone	Ross	Ruth
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Smith	Solon	Sommer	Spencer	Stacy
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wright
Mr. Speaker				

NOES: 048

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burns	Butz	Carpenter	Chappelle-Nadal
Clemens	Ellebracht	Gray	Green	Gunby
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Morgan	Mosley	Person
Pierson Jr.	Pogue	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sain	Sauls	Sharp 36	Stevens 46	Unsicker
Washington	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 017

BaileyBasyeCarterColeman 32Coleman 97DohrmanHicksKolkmeyerMessengerMuntzelNeelyPietzmanRiggsSchneltingShull 16

Simmons Stephens 128

VACANCIES: 002

Speaker Haahr resumed the Chair.

On motion of Representative Schroer, $HCS\ HB\ 16$ was read the third time and passed by the following vote:

AYES: 103

Allred	Anderson	Andrews	Bailey	Baker
Basye	Beck	Billington	Black 137	Black 7
Bondon	Bromley	Burns	Busick	Chipman
Christofanelli	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Eslinger	Evans	Falkner
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hudson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Miller	Morris 140	Morse 151	Muntzel	Murphy
O'Donnell	Patterson	Pfautsch	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Roberts 161	Roden
Rone	Ross	Ruth	Sauls	Schnelting
Schroer	Sharpe 4	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Mr. Speaker		

NOES: 045

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Carpenter	Chappelle-Nadal	Clemens	Gray
Green	Gunby	Hurst	Ingle	Lavender
Mackey	McCreery	Merideth	Mitten	Moon
Morgan	Mosley	Person	Pierson Jr.	Pogue
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sharp 36
Stevens 46	Unsicker	Washington	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Carter	Coleman 32	Coleman 97	Cupps	Dohrman
Hicks	Hovis	Kolkmeyer	Messenger	Neely
Pietzman	Riggs	Shull 16		

VACANCIES: 002

Speaker Haahr declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 099

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Deaton

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DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Eslinger	Evans	Falkner	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hudson	Justus	Kelley 127	Kelly 141	Kidd
Knight	Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Miller	Morris 140	Morse 151
Muntzel	Murphy	O'Donnell	Patterson	Pfautsch
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Roberts 161	Roden	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wright	Mr. Speaker	

NOES: 049

Aldridge	Appelbaum	Bangert	Baringer	Barnes
Beck	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burns	Butz	Carpenter	Chappelle-Nadal
Clemens	Green	Gunby	Hurst	Ingle
Kendrick	Lavender	Mackey	McCreery	McDaniel
Merideth	Mitten	Moon	Morgan	Mosley
Person	Pierson Jr.	Pogue	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sain	Sauls	Sharp 36	Stevens 46
Unsicker	Washington	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 013

Carter	Coleman 32	Coleman 97	Cupps	Dohrman
Gray	Hovis	Kolkmeyer	Messenger	Neely
D: -4	n:	Cl11 1.C		

Pietzman Riggs Shull 16

VACANCIES: 002

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, September 2, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Tuesday, September 15, 2020, 1:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Corrected to show time change.

3rd quarter JCPER meeting.

CORRECTED

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Wednesday, September 16, 2020, 8:15 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Please note time change and addition of highway dedication application.

Discussions with the Department of Revenue and Missouri Department of Transportation.

CORRECTED

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

TENTH DAY, WEDNESDAY, SEPTEMBER 2, 2020

HOUSE BILLS FOR PERFECTION

HCS HB 12 - Schroer

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

SIXTH DAY, MONDAY, AUGUST 17, 2020

The House met pursuant to adjournment.

Representative Griffith in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 68, introduced by Representative McCreery, relating to leave from employment, with a referendum clause.

HB 69, introduced by Representative Mackey, relating to lessees and tenants affected by COVID-19.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 67, relating to the offense of using a laser pointer, with a penalty provision.

COMMITTEE REPORTS

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 11**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Basye, Coleman (97), Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (1): Fitzwater

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Mr. Speaker: Your Committee on General Laws, to which was referred **HB 16**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Basye, Coleman (97), Hicks, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (2): Fitzwater and Patterson

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 46**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Toalson Reisch, Trent and Veit

Noes (4): Mackey, Mitten, Roberts (77) and Sauls

Absent (1): Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 66**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit

Noes (0)

Absent (0)

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 12**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Christofanelli, Dogan, Hannegan, Lovasco, Price, Roberts (77) and Young

Noes (1): Evans

Absent (2): Roberts (161) and Smith

COMMITTEE CHANGES

August 13, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Travis Fitzwater and Representative Dan Houx from the Standing Committee on Rules – Legislative Oversight and appoint Representative Ron Hicks and Representative Chuck Basye to serve on the Standing Committee on Rules – Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

The following members' presence was noted: Aldridge, Bangert, Baringer, Basye, Bosley, Bromley, Brown (70), Brown (27), Burnett, Carpenter, Chappelle-Nadal, Chipman, Christofanelli, Clemens, Coleman (32), Coleman (97), Deaton, DeGroot, Dogan, Ellebracht, Evans, Falkner, Gray, Green, Gregory, Griffith, Gunby, Hannegan, Hicks, Hill, Hovis, Hurst, Kelley (127), Kendrick, Kidd, Kolkmeyer, Lovasco, Mackey, McCreery, McDaniel, Merideth, Mitten, Mosley, Muntzel, Murphy, Patterson, Pike, Plocher, Pollitt (52), Price, Proudie, Roberts (77), Rogers, Runions, Ruth, Schnelting, Schroer, Sharpe (4), Shawan, Simmons, Sommer, Spencer, Stacy, Stevens (46), Taylor, Toalson Reisch, Trent, Unsicker, Veit, Vescovo, Washington, Windham, and Young.

ADJOURNMENT

On motion of Representative Griffith, the House adjourned until 10:00 a.m., Tuesday, August 18, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON EDUCATION

Wednesday, August 19, 2020, 11:00 AM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee.

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Added discussion on student enrollment issues in the Missouri Course Access and Virtual School Program (MOCAP). Present and discuss paper *General Education Requirements:* A Look at the Structure of Higher Education.

AMENDED

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, August 18, 2020, 2:30 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

HB 2, HB 12, HB 46, and HB 66 - Pending referral.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, August 18, 2020, 2:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

HB 11 and HB 16 - Pending referral.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

SEVENTH DAY, TUESDAY, AUGUST 18, 2020

HOUSE BILLS FOR SECOND READING

HB 68 and HB 69

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

SEVENTH DAY, TUESDAY, AUGUST 18, 2020

The House met pursuant to adjournment.

Representative Deaton in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 68, relating to leave from employment, with a referendum clause.

HB 69, relating to lessees and tenants affected by COVID-19.

COMMITTEE CHANGES

August 18, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Jack Bondon from the Standing Committee on Rules - Legislative Oversight and appoint Representative Hannah Kelly to serve on the Standing Committee on Rules - Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

COMMITTEE REPORTS

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bangert, Carpenter, Dogan, Gregory, Haffner, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon

Noes (0)

Absent (2): Coleman (97) and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 12**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bangert, Carpenter, Dogan, Gregory, Haffner, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon

Noes (1): Coleman (97)

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 46**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bangert, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Lavender, Rehder, Ruth, Schroer and Solon

Noes (2): Carpenter and Mitten

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 66**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bangert, Carpenter, Coleman (97), Dogan, Gregory, Haffner, Kelly (141), Lavender, Mitten, Rehder, Ruth, Schroer and Solon

Noes (0)

Absent (1): Patterson

Committee on Rules - Legislative Oversight, Vice-Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 11**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Basye, Chipman, Christofanelli, Hicks, Kelly (141), Runions, Sauls, Sommer and Unsicker

Noes (0)

Absent (1): Miller

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 16**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Hicks, Kelly (141) and Sommer

Noes (3): Runions, Sauls and Unsicker

Absent (1): Miller

The following members' presence was noted: Bangert, Baringer, Basye, Bondon, Bromley, Brown (70), Brown (27), Carpenter, Chappelle-Nadal, Chipman, Christofanelli, Clemens, Coleman (32), Coleman (97), Deaton, DeGroot, Dogan, Falkner, Francis, Gray, Green, Gregory, Griffith, Gunby, Haffner, Hicks, Hill, Hurst, Kelley (127), Kelly (141), Kendrick, Kolkmeyer, Lavender, Mackey, McCreery, McDaniel, McGaugh, Merideth, Mitten, Mosley, Muntzel, Pike, Proudie, Rehder, Roberts (77), Runions, Ruth, Sauls, Schnelting, Schroer, Sharpe (4), Shawan, Simmons, Solon, Sommer, Spencer, Stacy, Stevens (46), Tate, Taylor, Toalson Reisch, Trent, Unsicker, Washington, Windham, and Young.

ADJOURNMENT

On motion of Representative Deaton, the House adjourned until 12:00 p.m., Monday, August 24, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON EDUCATION

Wednesday, August 19, 2020, 11:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Added discussion on student enrollment issues in the Missouri Course Access and Virtual School Program (MOCAP). Present and discuss paper General Education Requirements: A Look at the Structure of Higher Education.

AMENDED

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Wednesday, September 16, 2020, 8:30 AM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee. Discussions with the Department of Revenue and Missouri Department of Transportation.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

EIGHTH DAY, MONDAY, AUGUST 24, 2020

HOUSE BILLS FOR PERFECTION

HB 66 - Patterson HCS HB 46 - Hicks HB 11 - Schroer HCS HB 16 - Schroer HCS HB 2 - Hovis HCS HB 12 - Schroer

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th GENERAL ASSEMBLY

THIRD DAY, MONDAY, AUGUST 10, 2020

The House met pursuant to adjournment.

Representative Evans in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 53**, introduced by Representative Bosley, relating to the habitability of the premises of a tenant.
- **HB 54**, introduced by Representative Bosley, relating to violent acts committed by peace officers, with an emergency clause.
- **HB 55**, introduced by Representative Bosley, relating to the regulation of firearm ammunition, with penalty provisions.
- **HB 56**, introduced by Representative Bosley, relating to school safety programs in certain school districts, with an emergency clause.
- **HB** 57, introduced by Representative Washington, relating to tax credits for urban farms.
- **HB 58**, introduced by Representative Washington, relating to a tax credit for providers of services to homeless persons.
- **HB 59**, introduced by Representative Rowland, relating to elementary and secondary school operations during a pandemic, with an emergency clause.
- **HB 60**, introduced by Representative Appelbaum, relating to school-based conflict resolution programs.
- **HB 61**, introduced by Representative Razer, relating to insurance coverage for mental health conditions.

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- **HB 62**, introduced by Representative Merideth, relating to employment security.
- HB 63, introduced by Representative Quade, relating to the behavioral crisis grant program.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 27**, relating to an extreme risk order of protection, with penalty provisions and an emergency clause.
- **HB 28**, relating to prosecuting and circuit attorneys.
- **HB 29**, relating to powers of government entities.
- **HB 30**, relating to civil actions against peace officers, with an emergency clause.
- **HB 31**, relating to a peace officer's duty to intervene, with a penalty provision and an emergency clause.
- **HB 32**, relating to the use of a chokehold by a law enforcement officer, with a penalty provision and an emergency clause.
- HB 33, relating to law enforcement accountability, with an emergency clause.
- **HB 34**, relating to law enforcement officer disciplinary actions.
- **HB 35**, relating to unlawful traffic interference, with penalty provisions.
- HB 36, relating to intervention in certain court cases, with an emergency clause.
- **HB 37**, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- **HB 38**, relating to the Missouri Monument Preservation Act, with penalty provisions.
- **HB 39**, relating to compensation for victims of crime, with an emergency clause.
- **HB 40**, relating to the use of chokeholds by law enforcement officers, with penalty provisions and an emergency clause.
- **HB 41**, relating to search warrants, with an emergency clause.
- **HB 42**, relating to the offense of sexual conduct in the course of public duty, with a penalty provision and an emergency clause.

- **HB 43**, relating to civil rights for homeless persons.
- **HB 44**, relating to employment discrimination.
- **HB 45**, relating to the storage of firearms, with penalty provisions.
- HB 46, relating to residency requirements for personnel of certain municipal police forces, with an emergency clause.
- **HB 47**, relating to civilian review boards.
- HB 48, relating to assistance for minority business enterprises.
- HB 49, relating to the Missouri minority business loan program.
- HB 50, relating to disadvantaged businesses.
- **HB 51**, relating to firearms on public transportation systems, with penalty provisions.
- HB 52, relating to health professionals in public schools.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS#3 SB 1, relating to public safety, with penalty provisions, an emergency clause for certain sections, and an effective date for a certain section.

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS#3 SB 1 - Judiciary

COMMITTEE CHANGES

August 10, 2020

Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Ingrid Burnett from the House Committee on Fiscal Review and also as ranking member of said committee.

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In addition, I appoint Representative Judy Morgan to the House Committee on Fiscal Review and designate her as ranking member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade House Minority Leader District 132

MESSAGES FROM THE GOVERNOR

The following message was received from His Excellency, Governor Michael L. Parson.

GOVERNOR'S PROCLAMATION SPECIAL MESSAGE

WHEREAS, crime rates have rapidly increased across our nation and state, primarily in urban areas; and

WHEREAS, part of Missouri has already experienced more homicides in 2020 than what was experienced in the entire year of 2019 and is on track to have its deadliest year on record; and

WHEREAS, the unprecedented wave of violent crime existing in Missouri's urban areas needs to be addressed; and

WHEREAS, in the City of St. Louis, there were 138 murders as of July 22, 2020, compared to 105 murders at the same time last year; and

WHEREAS, legislative measures need to be taken to further address violent crime in Missouri and protect our citizens and residents; and

WHEREAS, in order to ensure the health and safety of our citizens, legislative measures need to be taken to further address violent crime in the City of St. Louis, and across the State of Missouri, in order to protect our citizens and residents.

NOW THEREFORE, on the extraordinary occasion that exists in Missouri:

- I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do hereby amend the matters specifically designated and limited for consideration by the General Assembly in my July 15, 2020 Proclamation to add to those matters the following additional specifically designated and limited matters. The additional specifically designated and limited matters on which the action of the General Assembly is deemed necessary is as follows:
 - 1. To add a new section to Chapter 27, RSMo authorizing the Attorney General to commence and prosecute the offenses of murder in the first degree and murder in the second degree, in addition to any offense that was part of the same course of conduct, in the City of St. Louis;
 - 2. To enact legislation amending Section 84.344, RSMo removing the requirement that police officers in the City of St. Louis to maintain a residence in the City for at least seven years, and requiring the provision expire after three years;
 - 3. To enact legislation amending Section 211.071, RSMo changing the age for a certification hearing from twelve years old to fourteen years old, and removing the offenses of distribution of a controlled substance and manufacture of a controlled substance from the certification hearing requirement;

- 4. To add a new section to Chapter 211, RSMo requiring the Office of State Courts Administrator to collect data concerning the number of juvenile certification petitions filed annually, the disposition of certification petitions filed, the offenses for which juvenile officers seek certification, the race of the juveniles for which the juvenile officers seek certification, and the number of juveniles who waive their right to counsel, and to make such data available to juvenile court personnel and the leadership of the General Assembly;
- 5. To enact legislation amending Section 217.345, RSMo requiring the Missouri Department of Corrections to develop programming that include educational opportunities that result in a high school diploma or the equivalent for offenders under the age of eighteen, and to separate offenders under the age of eighteen from adult offenders; and
- 6. To add a new section to Chapter 285, RSMo prohibiting residency requirements for public safety employees in the City of St. Louis so long as the employee's residence is located within a one-hour response time, and requiring that the provision expire after three years.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 10th day of August, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

The following members' presence was noted: Appelbaum, Bangert, Baringer, Basye, Billington, Bromley, Brown (70), Brown (27), Busick, Butz, Carpenter, Chappelle-Nadal, Chipman, Christofanelli, Clemens, Coleman (32), Coleman (97), Deaton, DeGroot, Dinkins, Eggleston, Ellebracht, Evans, Falkner, Fishel, Fitzwater, Green, Gregory, Haffner, Hill, Hovis, Hurst, Kelley (127), Kelly (141), Kendrick, Kidd, Kolkmeyer, Lavender, Mackey, McDaniel, McGaugh, Merideth, Mitten, Moon, Mosley, Muntzel, Person, Pfautsch, Pollitt (52), Porter, Proudie, Quade, Razer, Reedy, Rehder, Roberts (77), Rowland, Runions, Ruth, Sauls, Schnelting, Schroer, Sharpe (4), Shaul (113), Shawan, Simmons, Solon, Sommer, Spencer, Stacy, Stevens (46), Toalson Reisch, Trent, Veit, Vescovo, Washington, Windham, and Young.

ADJOURNMENT

On motion of Representative Evans, the House adjourned until 10:00 a.m., Tuesday, August 11, 2020.

COMMITTEE HEARINGS

BLUE RIBBON PANEL ON JUVENILE JUSTICE

Wednesday, August 12, 2020, 8:45 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting to discuss Juvenile Code clarification and amendments. No public testimony will be taken.

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Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

FISCAL REVIEW

Wednesday, August 12, 2020, 9:45 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - Pending referral. CANCELLED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

FISCAL REVIEW

Thursday, August 13, 2020, 9:30 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - Pending referral.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JOINT COMMITTEE ON EDUCATION

Wednesday, August 19, 2020, 11:00 AM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee. Added discussion on student enrollment issues in the Missouri Course Access and Virtual School Program (MOCAP). Present and discuss paper *General Education Requirements: A Look at the Structure of Higher Education*. AMENDED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JUDICIARY

Wednesday, August 12, 2020, 10:30 AM, House Hearing Room 3.

Executive session will be held: SS#3 SB 1

Executive session may be held on any matter referred to the committee.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, August 12, 2020, 12:30 PM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - Pending referral.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Tuesday, August 11, 2020, 10:30 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting on Missouri's COVID-19 response specifically examining the decisions by school districts in reopening buildings to students and an update of Missouri's use of federal CARES Act money.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

FOURTH DAY, TUESDAY, AUGUST 11, 2020

HOUSE BILLS FOR SECOND READING

HB 53 through HB 63

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th GENERAL ASSEMBLY

FOURTH DAY, TUESDAY, AUGUST 11, 2020

The House met pursuant to adjournment.

Representative Fitzwater in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

HOUSE RESOLUTIONS

Representative Merideth offered House Resolution No. 6640.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 64**, introduced by Representative Merideth, relating to unclaimed lottery prizes.
- **HB** 65, introduced by Representative Merideth, relating to the community police tax credit.
- **HB 66**, introduced by Representative Patterson, relating to witness protection programs, with an emergency clause.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 53**, relating to the habitability of the premises of a tenant.
- HB 54, relating to violent acts committed by peace officers, with an emergency clause.
- **HB** 55, relating to the regulation of firearm ammunition, with penalty provisions.
- HB 56, relating to school safety programs in certain school districts, with an emergency clause.
- HB 57, relating to tax credits for urban farms.

HB 58, relating to a tax credit for providers of services to homeless persons.

HB 59, relating to elementary and secondary school operations during a pandemic, with an emergency clause.

HB 60, relating to school-based conflict resolution programs.

HB 61, relating to insurance coverage for mental health conditions.

HB 62, relating to employment security.

HB 63, relating to the behavioral crisis grant program.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 6640 - Consent and House Procedure

The following members' presence was noted: Allred, Anderson, Appelbaum, Bangert, Baringer, Basye, Beck, Billington, Bland Manlove, Bondon, Bromley, Brown (70), Brown (27), Busick, Carpenter, Chappelle-Nadal, Chipman, Clemens, Coleman (32), Deaton, DeGroot, Dinkins, Dogan, Eggleston, Ellebracht, Falkner, Fishel, Fitzwater, Francis, Gray, Green, Gregory, Gunby, Haden, Hannegan, Helms, Hill, Hovis, Hurst, Kelley (127), Kelly (141), Kendrick, Kolkmeyer, Mackey, McDaniel, McGaugh, Merideth, Mitten, Moon, Morris (140), Mosley, Muntzel, Neely, Patterson, Person, Pfautsch, Pike, Pollitt (52), Porter, Price, Proudie, Quade, Razer, Reedy, Rehder, Roberts (161), Roberts (77), Runions, Ruth, Sain, Sauls, Schnelting, Schroer, Sharpe (4), Shaul (113), Shawan, Simmons, Solon, Sommer, Spencer, Stacy, Stevens (46), Toalson Reisch, Trent, Unsicker, Vescovo, Washington, Windham, and Young.

ADJOURNMENT

On motion of Representative Fitzwater, the House adjourned until 10:00 a.m., Wednesday, August 12, 2020.

COMMITTEE HEARINGS

BLUE RIBBON PANEL ON JUVENILE JUSTICE

Wednesday, August 12, 2020, 8:45 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting to discuss Juvenile Code clarification and amendments.

No public testimony will be taken.

CANCELLED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

FISCAL REVIEW

Wednesday, August 12, 2020, 9:45 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - Pending referral.

CANCELLED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

FISCAL REVIEW

Thursday, August 13, 2020, 9:30 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - Pending referral.

CANCELLED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JOINT COMMITTEE ON EDUCATION

Wednesday, August 19, 2020, 11:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Added discussion on student enrollment issues in the Missouri Course Access and Virtual School Program (MOCAP).

Present and discuss paper General Education Requirements: A Look at the Structure of Higher Education.

AMENDED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JUDICIARY

Wednesday, August 12, 2020, 10:30 AM, House Hearing Room 3.

Executive session will be held: SS#3 SB 1

Executive session may be held on any matter referred to the committee.

CANCELLED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, August 12, 2020, 12:30 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

SB 1 - Pending referral.

CANCELLED

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

FIFTH DAY, WEDNESDAY, AUGUST 12, 2020

HOUSE BILLS FOR SECOND READING

HB 64 through HB 66

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th General Assembly

FIFTH DAY, WEDNESDAY, AUGUST 12, 2020

The House met pursuant to adjournment.

Representative Fitzwater in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 67, introduced by Representative Walsh, relating to the offense of using a laser pointer, with a penalty provision.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 64**, relating to unclaimed lottery prizes.
- **HB** 65, relating to the community police tax credit.
- HB 66, relating to witness protection programs, with an emergency clause.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- **HB 2** Judiciary
- **HB 11** General Laws
- **HB 12** Special Committee on Criminal Justice
- HB 16 General Laws
- **HB 46** Judiciary
- HB 66 Judiciary

The following members' presence was noted: Allred, Appelbaum, Bailey, Bangert, Baringer, Basye, Beck, Billington, Black (7), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Busick, Butz, Carpenter, Chappelle-Nadal, Chipman, Clemens, Coleman (32), Deaton, DeGroot, Dogan, Dohrman, Eggleston, Falkner, Fishel, Fitzwater, Francis, Gray, Gregory, Gunby, Helms, Hill, Hovis, Hurst, Kelley (127), Kendrick, Knight, Love, Mackey, McDaniel, McGaugh, Merideth, Mitten, Mosley, Muntzel, Pfautsch, Pike, Porter, Proudie, Razer, Reedy, Rehder, Remole, Riggs, Roberts (161), Roberts (77), Runions, Sauls, Schnelting, Sharpe (4), Shaul (113), Shawan, Simmons, Solon, Sommer, Spencer, Stacy, Stevens (46), Tate, Trent, Unsicker, Washington, Wilson, Windham, and Young.

ADJOURNMENT

On motion of Representative Fitzwater, the House adjourned until 10:00 a.m., Monday, August 17, 2020.

COMMITTEE HEARINGS

FISCAL REVIEW

Thursday, August 13, 2020, 9:30 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - Pending referral.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the Capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov. CANCELLED

GENERAL LAWS

Monday, August 17, 2020, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 11, HB 16 Executive session will be held: HB 11, HB 16

Executive session may be held on any matter referred to the committee.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the Capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JOINT COMMITTEE ON EDUCATION

Wednesday, August 19, 2020, 11:00 AM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee. Added discussion on student enrollment issues in the Missouri Course Access and Virtual School Program (MOCAP).

Present and discuss paper General Education Requirements: A Look at the Structure of Higher Education.

Please note additional procedures will be in place due to the COVID-19 pandemic:

- All entrants to the Capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance.
- Public seating in committees will be socially distanced and therefore limited.
- Committee hearings will be streamed. Links may be found at https://www.house.mo.gov. AMENDED

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers, (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

Please note additional procedures will be in place due to the COVID-19 pandemic:

- All entrants to the Capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance.
- Public seating in committees will be socially distanced and therefore limited.
- Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JUDICIARY

Monday, August 17, 2020, 12:00 PM, House Hearing Room 3.

Public hearing will be held: HB 2, HB 46, HB 66

Executive session will be held: HB 2, HB 46, HB 66

Executive session may be held on any matter referred to the committee.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the Capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, August 18, 2020, 2:30 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

HB 2, HB 12, HB 46, and HB 66 - Pending referral.

Please note additional procedures will be in place due to the COVID-19 pandemic:

All entrants to the Capital building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance.

Public seating in committees will be socially distanced and therefore limited.

Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

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RULES - LEGISLATIVE OVERSIGHT

Tuesday, August 18, 2020, 2:00 PM, House Hearing Room 3. Executive session may be held on any matter referred to the committee. HB 11 and HB 16 - Pending referral.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the Capital building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Monday, August 17, 2020, 2:00 PM, House Hearing Room 3.

Public hearing will be held: HB 12 Executive session will be held: HB 12

Executive session may be held on any matter referred to the committee.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the Capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

SIXTH DAY, MONDAY, AUGUST 17, 2020

HOUSE BILLS FOR SECOND READING

HB 67 - Walsh

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th GENERAL ASSEMBLY

SECOND DAY, FRIDAY, AUGUST 7, 2020

The House met pursuant to adjournment.

Representative Fitzwater in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 27**, introduced by Representative Lavender, relating to an extreme risk order of protection, with penalty provisions and an emergency clause.
- HB 28, introduced by Representative Murphy, relating to prosecuting and circuit attorneys.
- HB 29, introduced by Representative Murphy, relating to powers of government entities.
- **HB 30**, introduced by Representative Roberts (77), relating to civil actions against peace officers, with an emergency clause.
- **HB 31**, introduced by Representative Roberts (77), relating to a peace officer's duty to intervene, with a penalty provision and an emergency clause.
- **HB 32**, introduced by Representative Roberts (77), relating to the use of a chokehold by a law enforcement officer, with a penalty provision and an emergency clause.
- **HB 33**, introduced by Representative Roberts (77), relating to law enforcement accountability, with an emergency clause.
- **HB 34**, introduced by Representative Shawan, relating to law enforcement officer disciplinary actions.
- **HB 35**, introduced by Representative Shawan, relating to unlawful traffic interference, with penalty provisions.

- HB 36, introduced by Representative Shawan, relating to intervention in certain court cases, with an emergency clause.
- **HB 37**, introduced by Representative Beck, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- **HB 38**, introduced by Representative Schnelting, relating to the Missouri Monument Preservation Act, with penalty provisions.
- **HB 39**, introduced by Representative Bland Manlove, relating to compensation for victims of crime, with an emergency clause.
- **HB 40**, introduced by Representative Dogan, relating to the use of chokeholds by law enforcement officers, with penalty provisions and an emergency clause.
- **HB 41**, introduced by Representative Dogan, relating to search warrants, with an emergency clause.
- **HB 42**, introduced by Representative Dogan, relating to the offense of sexual conduct in the course of public duty, with a penalty provision and an emergency clause.
- **HB 43**, introduced by Representative Price, relating to civil rights for homeless persons.
- HB 44, introduced by Representative Price, relating to employment discrimination.
- **HB 45**, introduced by Representative Price, relating to the storage of firearms, with penalty provisions.
- **HB 46**, introduced by Representative Hicks, relating to residency requirements for personnel of certain municipal police forces, with an emergency clause.
- **HB** 47, introduced by Representative Clemens, relating to civilian review boards.
- **HB 48**, introduced by Representative Green, relating to assistance for minority business enterprises.
- **HB 49**, introduced by Representative Green, relating to the Missouri minority business loan program.
- HB 50, introduced by Representative Green, relating to disadvantaged businesses.
- **HB 51**, introduced by Representative Schnelting, relating to firearms on public transportation systems, with penalty provisions.
- **HB 52**, introduced by Representative Young, relating to health professionals in public schools.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 1**, relating to a child's right to counsel.
- **HB 2**, relating to the offense of tampering with a witness or victim, with penalty provisions and an emergency clause.
- **HB 3**, relating to murder charges resulting from the commission of a felony, with penalty provisions.
- **HB 4**, relating to parole eligibility.
- **HB** 5, relating to a pilot project for increasing children's access to incarcerated mothers.
- **HB** 6, relating to concealed firearms, with penalty provisions.
- **HB** 7, relating to the offense of unlawful possession of a handgun, with penalty provisions.
- **HB 8**, relating to firearms, with a penalty provision.
- **HB 9**, relating to the firearm violence prevention act, with penalty provisions.
- **HB 10**, relating to the sale and transfer of firearms, with penalty provisions.
- **HB 11**, relating to the offense of endangering the welfare of a child in the first degree, with penalty provisions and an emergency clause.
- **HB 12**, relating to the certification of juveniles for trial as adults, with an emergency clause for a certain section and a delayed effective date for a certain section.
- **HB 13**, relating to prosecuting and circuit attorneys, with penalty provisions and an emergency clause for certain sections.
- HB 14, relating to sentence review for certain persons, with an emergency clause.
- HB 15, relating to residency requirements for first responders, with an emergency clause.
- **HB 16**, relating to the offense of unlawful transfer of weapons, with penalty provisions and an emergency clause.
- **HB 17**, relating to the board of police commissioners, with penalty provisions and an emergency clause.

- **HB 18**, relating to mining royalties on federal land.
- **HB 19**, relating to procedures for recalling the circuit attorney of St. Louis City, with an emergency clause.
- **HB 20**, relating to the sale of firearms.
- **HB 21**, relating to whistleblower protections, with an emergency clause.
- HB 22, relating to the transfer of firearms, with penalty provisions.
- **HB 23**, relating to possession of certain weapons, with penalty provisions.
- HB 24, relating to income tax deductions, with an emergency clause.
- **HB 25**, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- **HB 26**, relating to firearms.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#3 SB 1** entitled:

An act to repeal sections 84.344, 217.345, 568.045, and 571.060, RSMo, section 211.071 as enacted by senate bill no. 793 merged with senate bill no. 800, ninety-ninth general assembly, second regular session, and section 211.071 as enacted by house bill no. 215 merged with senate bill no. 36, ninety-seventh general assembly, first regular session, and to enact in lieu thereof ten new sections relating to public safety, with penalty provisions, an emergency clause for certain sections, and an effective date for a certain section.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read the first time.

COMMITTEE CHANGES

August 6, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101 Dear Ms. Miller:

I hereby appoint Representative Jeff Knight to the Standing Committee on Fiscal Review.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

The following members' presence was noted: Bangert, Baringer, Basye, Bland Manlove, Bondon, Bromley, Brown (70), Brown (27), Busick, Butz, Chappelle-Nadal, Chipman, Clemens, Coleman (32), DeGroot, Dogan, Dohrman, Eggleston, Falkner, Fitzwater, Gray, Green, Griffith, Gunby, Hurst, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, Mayhew, Miller, Mitten, Moon, Mosley, Muntzel, Murphy, O'Donnell, Person, Pike, Pollitt (52), Porter, Price, Proudie, Razer, Reedy, Roden, Schnelting, Sharpe (4), Shaul (113), Shawan, Simmons, Sommer, Spencer, Stacy, Toalson Reisch, Veit, Vescovo, Washington, Windham and Young.

ADJOURNMENT

On motion of Representative Fitzwater, the House adjourned until 10:00 a.m., Monday, August 10, 2020.

COMMITTEE HEARINGS

BLUE RIBBON PANEL ON JUVENILE JUSTICE

Wednesday, August 12, 2020, 8:45 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting to discuss Juvenile Code clarification and amendments. No public testimony will be taken.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

FISCAL REVIEW

Wednesday, August 12, 2020, 9:45 AM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - pending referral.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JOINT COMMITTEE ON EDUCATION

Wednesday, August 19, 2020, 11:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Present and discuss paper General Education Requirements: A Look at the Structure of Higher Education.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JOINT COMMITTEE ON EDUCATION

Wednesday, September 16, 2020, 1:00 PM or upon adjournment of both chambers (whichever occurs last), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Elect chair and co-chair, recognize outgoing members, and discuss possible projects.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

JUDICIARY

Monday, August 10, 2020, 12:00 PM, House Hearing Room 3. Executive session may be held on any matter referred to the committee. SB 1 - pending referral.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, August 10, 2020, 2:00 PM, House Hearing Room 7. Executive session may be held on any matter referred to the committee. SB 1 - pending referral.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION

Tuesday, August 11, 2020, 10:30 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting on Missouri's COVID-19 response, specifically examining the decisions by school districts in reopening buildings to students, and an update of Missouri's use of federal CARES Act money.

Please note that additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

THIRD DAY, MONDAY, AUGUST 10, 2020

HOUSE BILLS FOR SECOND READING

HB 27 through HB 52

SENATE BILLS FOR SECOND READING

SS#3 SB 1 - Libla

14 Journal of the House

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ONE HUNDREDTH GENERAL ASSEMBLY of the STATE OF MISSOURI

SECOND REGULAR SESSION FIRST EXTRAORDINARY SESSION

FIRST DAY, MONDAY, JULY 27, 2020

Speaker Haahr in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

GOVERNOR'S PROCLAMATION

WHEREAS, crime rates have rapidly increased across our nation and state, primarily in urban areas; and

WHEREAS, Missouri is on track to have its deadliest year on record, having already experienced more homicides in the first half of 2020 than the entire year of 2019; and

WHEREAS, due to the COVID-19 outbreak, the General Assembly was only able to meet in limited fashion during the Second Regular Session of the One Hundredth General Assembly; and

WHEREAS, this unprecedented wave of violent crime presents an immediate threat to the health and safety of many Missourians; and

WHEREAS, protecting our citizens and the witnesses and victims of violent crimes is the paramount concern of our criminal justice system; and

WHEREAS, immediate legislative measures must be taken to further equip and enhance our criminal justice system to fight violent crime in Missouri and protect our citizens and residents.

NOW THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, by this Proclamation, convene the One Hundredth General Assembly of the State of Missouri in the First Extra Session of the Second Regular Session; and

I HEREBY call upon the Senators and Representatives of said General Assembly to meet in the State Capitol in the City of Jefferson at the hour of 12:00 p.m. on Monday, July 27, 2020; and

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specifically designated and limited hereinafter as follows:

- 1. To enact legislation amending Section 84.344, RSMo for the sole purpose of removing the requirement that police officers in the City of St. Louis are required to maintain a residence in the City for at least seven years;
- 2. To enact legislation amending Section 211.071, RSMo to require courts to consider whether juveniles should be certified as adults in criminal cases for the offenses of unlawful use of a weapon and armed criminal action;
- 3. To add a new section to Chapter 285, RSMo to prohibit public safety employees of the City of St. Louis from being required to reside within the city limits;
- 4. To add a new section to Chapter 491, RSMo to allow for witness statement admissibility in court that would not otherwise be admissible, if the court finds that the defendant engaged in wrongdoing with the purpose of preventing the witness from testifying in the proceeding and the witness fails to appear;
- 5. To add a new section to Chapter 491, RSMo that creates a pretrial witness protection services fund where the Department of Public Safety may disburse money from the fund to law enforcement agencies for the purposes of providing security of witnesses, potential witnesses, and their immediate families in criminal proceedings or investigations, subject to appropriation from the General Assembly;
- 6. To enact legislation amending Section 568.045, RSMo in order to criminalize acts where a person knowingly encourages, aids, or causes a child less than seventeen years of age to engage in any weapons offense;
- 7. To enact legislation amending Section 571.060, RSMo to increase the penalty from a class A misdemeanor to a class E felony for persons who knowingly sell or deliver a firearm to a child less than eighteen years of age without the consent of the child's parent or guardian;
- 8. To add an Emergency Clause to all legislation enacted by the One Hundredth General Assembly, of the State of Missouri in the First Extra Session of the Second Regular Session;
- 9. To allow the Senate to consider appointments to boards, commissions, departments, and divisions that require the advice and consent of the Senate; and
- 10. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have been convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 15th day of July, 2020.

/s/ Michael L. Parson Governor

ATTEST

/s/ Jay Ashcroft Secretary of State

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB** 1, introduced by Representative Roberts (77), relating to a child's right to counsel.
- **HB 2**, introduced by Representative Hovis, relating to the offense of tampering with a witness or victim, with penalty provisions and an emergency clause.
- **HB 3**, introduced by Representative Washington, relating to murder charges resulting from the commission of a felony, with penalty provisions.
- **HB 4**, introduced by Representative Washington, relating to parole eligibility.
- **HB 5**, introduced by Representative Washington, relating to a pilot project for increasing children's access to incarcerated mothers.
- **HB** 6, introduced by Representative Washington, relating to concealed firearms, with penalty provisions.
- **HB** 7, introduced by Representative Washington, relating to the offense of unlawful possession of a handgun, with penalty provisions.
- HB 8, introduced by Representative Washington, relating to firearms, with a penalty provision.
- **HB 9**, introduced by Representative Razer, relating to the firearm violence prevention act, with penalty provisions.
- **HB 10**, introduced by Representative Razer, relating to the sale and transfer of firearms, with penalty provisions.
- **HB 11**, introduced by Representative Schroer, relating to the offense of endangering the welfare of a child in the first degree, with penalty provisions and an emergency clause.
- **HB 12**, introduced by Representative Schroer, relating to the certification of juveniles for trial as adults, with an emergency clause for a certain section and a delayed effective date for a certain section.
- **HB 13**, introduced by Representative Schroer, relating to prosecuting and circuit attorneys, with penalty provisions and an emergency clause for certain sections.
- **HB 14**, introduced by Representative Schroer, relating to sentence review for certain persons, with an emergency clause.

- **HB 15**, introduced by Representative Schroer, relating to residency requirements for first responders, with an emergency clause.
- **HB 16**, introduced by Representative Schroer, relating to the offense of unlawful transfer of weapons, with penalty provisions and an emergency clause.
- **HB 17**, introduced by Representative Schroer, relating to the board of police commissioners, with penalty provisions and an emergency clause.
- HB 18, introduced by Representative Dinkins, relating to mining royalties on federal land.
- **HB 19**, introduced by Representative Schroer, relating to procedures for recalling the circuit attorney of St. Louis City, with an emergency clause.
- **HB 20**, introduced by Representative Mackey, relating to the sale of firearms.
- **HB 21**, introduced by Representative Mackey, relating to whistleblower protections, with an emergency clause.
- **HB 22**, introduced by Representative Bland Manlove, relating to the transfer of firearms, with penalty provisions.
- **HB 23**, introduced by Representative Bland Manlove, relating to possession of certain weapons, with penalty provisions.
- **HB 24**, introduced by Representative Christofanelli, relating to income tax deductions, with an emergency clause.
- **HB 25**, introduced by Representative Brown (27), relating to unlawful possession of firearms, with penalty provisions and an emergency clause.
- **HB 26**, introduced by Representative Brown (27), relating to firearms.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate of the One Hundredth General Assembly, Second Regular Session, that the Secretary of Senate inform the House of Representatives that the Senate is duly convened in the First Extra Session of the Second Regular Session and is ready for consideration of its business.

LETTER OF RESIGNATION

May 27, 2020

To Speaker Haahr, Dana Miller, and Emily White:

It has been my pleasure and privilege to serve as the State Representative for the 58th District since January of 2013. I have been offered and accepted the position as the Director of the Children's Division of the Department of Social Services for the State of Missouri so it is necessary for me to resign my position effective at 11:59 p.m. on June 14, 2020

Please accept this resignation and my sincere thanks for all you have done to make my tenure as a Representative successful.

Sincerely,

/s/ David Wood 58th District

The following members' presence was noted: Aldridge, Andrews, Appelbaum, Bailey, Baringer, Barnes, Basye, Beck, Billington, Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Burnett, Busick, Chappelle-Nadal, Clemens, Coleman (32), Cupps, DeGroot, Dinkins, Dohrman, Ellebracht, Falkner, Fishel, Fitzwater, Gray, Green, Griesheimer, Griffith, Haahr, Haden, Haffner, Hicks, Hill, Hovis, Hurst, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, Mayhew, McDaniel, McGaugh, Merideth, Miller, Mitten, Mosley, Muntzel, Murphy, Person, Pfautsch, Pietzman, Pogue, Pollitt (52), Pollock (123), Porter, Price, Proudie, Razer, Riggs, Runions, Ruth, Schnelting, Sharp (36), Sharpe (4), Shaul (113), Shawan, Simmons, Sommer, Spencer, Stacy, Tate, Taylor, Toalson Reisch, Trent, Unsicker, Veit, Vescovo, Washington, Windham, and Young.

ADJOURNMENT

On motion of Representative Haahr, the House adjourned until 10:00 a.m., Friday, August 7, 2020.

HOUSE CALENDAR

SECOND DAY, FRIDAY, AUGUST 7, 2020

HOUSE BILLS FOR SECOND READING

HB 1 through HB 26

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SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th GENERAL ASSEMBLY

EIGHTH DAY, MONDAY, DECEMBER 14, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE GOVERNOR

December 11, 2020

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES $100^{\rm th}$ GENERAL ASSEMBLY SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION STATE OF MISSOURI

Herewith I return to you House Committee Substitute for House Bill No. 14 entitled:

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2021.

On December 11, 2020, I approved House Committee Substitute for House Bill No. 14.

Respectfully Submitted,

/s/ Michael L. Parson Governor

Having been returned from the Governor with his approval, **HCS HB 14** was delivered to the Secretary of State by the Chief Clerk of the House.

The following members' presence was noted: Andrews, Appelbaum, Bailey, Baker, Bangert, Baringer, Barnes, Basye, Beck, Billington, Black (7), Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Busick, Chipman, Christofanelli, Clemens, Coleman (32), Cupps, Deaton, DeGroot, Dinkins, Dogan, Dohrman, Eggleston, Evans, Falkner,

Fishel, Fitzwater, Francis, Gray, Green, Gregory, Griesheimer, Griffith, Haden, Haffner, Hannegan, Henderson, Hicks, Hill, Houx, Hudson, Hurst, Ingle, Kelley (127), Kelly (141), Kendrick, Kidd, Knight, Kolkmeyer, Lavender, Lovasco, Mackey, Mayhew, McDaniel, McGaugh, McGirl, Miller, Mitten, Moon, Morse (151), Murphy, O'Donnell, Pietzman, Pike, Plocher, Pollitt (52), Pollock (123), Porter, Price, Proudie, Razer, Reedy, Remole, Richey, Roberts (161), Roden, Rone, Ross, Ruth, Schnelting, Schroer, Sharp (36), Sharpe (4), Shaul (113), Shawan, Shields, Simmons, Smith, Sommer, Stacy, Stephens (128), Tate, Taylor, Toalson Reisch, Trent, Veit, Vescovo, Washington, Wiemann, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Wiemann, the House adjourned until 10:00 a.m., Tuesday, December 15, 2020.

COMMITTEE HEARINGS

ETHICS

Tuesday, December 15, 2020, 12:30 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Missouri Constitution, House Rule 37, House Resolution 137 and 610.021(3)RSMo (Personnel Matter).

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, December 15, 2020, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Testimony and review of progress in implementation of provisions for HB 1414 and of hotline statistics.

AMENDED

Please note additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

NINTH DAY, TUESDAY, DECEMBER 15, 2020

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

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SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th GENERAL ASSEMBLY

NINTH DAY, TUESDAY, DECEMBER 15, 2020

The House met pursuant to adjournment.

Representative Anderson in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

COMMITTEE REPORT

Special Committee on Government Oversight, Chairman Ross reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HR 2**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Deaton, Eggleston, Ross, Schroer, Taylor and Veit

Noes (3): Carpenter, Merideth and Price IV

Absent (0)

The following members' presence was noted: Anderson, Andrews, Appelbaum, Baringer, Barnes, Basye, Beck, Billington, Brown (70), Brown (27), Burnett, Burns, Chipman, Clemens, Coleman (32), Deaton, DeGroot, Dohrman, Eggleston, Ellebracht, Falkner, Fitzwater, Francis, Gray, Green, Griffith, Haden, Haffner, Hill, Hovis, Ingle, Kelley (127), Kelly (141), Kendrick, Kidd, Kolkmeyer, Lynch, Mackey, McDaniel, McGaugh, Mitten, Moon, Mosley, Muntzel, Murphy, Pike, Plocher, Porter, Proudie, Razer, Roberts (161), Roberts (77), Roden, Sharp (36), Shaul (113), Sommer, Stacy, Tate, Taylor, Toalson Reisch, Trent, Vescovo, Washington, Wiemann, Windham, and Young.

ADJOURNMENT

On motion of Representative Anderson, the House adjourned until 1:00 p.m., Wednesday, December 16, 2020.

CORRECTION TO THE HOUSE JOURNAL

AFFIDAVIT

I, State Representative Louis Riggs, District 5, hereby state and affirm that my presence should have been noted in the House Journal for Monday, December 14, 2020. I am requesting that the Journal be corrected to show that I was present in the chamber and my presence should have been recorded.

IN WITNESS THEREOF, I have hereunto subscribed my hand to this affidavit on this 15th day of December, 2020.

/s/ Louis Riggs
State Representative

State of Missouri
)
ss.

Subscribed and sworn before me this 15th of December in the year 2020.

/s/ Jordahn Leonard Notary Public

HOUSE CALENDAR

TENTH DAY, WEDNESDAY, DECEMBER 16, 2020

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

County of Marion

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th GENERAL ASSEMBLY

TENTH DAY, WEDNESDAY, DECEMBER 16, 2020

The House met pursuant to adjournment.

Representative Eggleston in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- **HB 1** Conservation and Natural Resources
- HB 2 Ways and Means
- HB 3 General Laws
- HB 4 General Laws

COMMITTEE REPORT

Committee on Ethics, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Ethics, to which was referred a review of **House Ethics Complaint No. 20-001**, begs leave to report it has examined the same and has adopted the accompanying report by the following vote:

Ayes (10): Eggleston, Kendrick, Anderson, Andrews, Brown (27), Ellebracht, Francis, Barnes, Lynch and Stevens (46)

Noes (0)

Present (0)

Absent (0)

STATE OF MISSOURI HOUSE OF REPRESENTATIVES 100TH GENERAL ASSEMBLY

In the Matter of Representative Wiley Price House Ethics Complaint No. 20-001

REPORT OF THE COMMITTEE ON ETHICS

WHEREON, the Committee on Ethics, of the Missouri House of Representatives, 100th General Assembly, pursuant to Rule 8 of House Committee Substitute for House Resolution 137, reports as follows:

- 1. On Monday, January 27, 2020, the administrative staff of the House of Representatives received a verbal report of a potential violation of House Policy B-5, which prohibits sexual harassment, and House Policy F-8, which prohibits amorous or romantic relationships between a representative and a House employee or intern. The report involved Representative Wiley Price (Respondent) and a House intern.
- 2. Immediately upon receiving the verbal report, the Chief Clerk of the House, pursuant to existing policy, retained outside counsel to investigate the complaint. Investigative counsel conducted an investigation of the complaint, which included interviewing the Respondent, intern, Respondent's legislator assistant (Witness 1), and another representative (Witness 2) with whom Respondent shared Witness 1 in a legislator assistant share agreement. The investigator prepared an investigative report, which was received by the House on February 12, 2020, and forwarded to the Committee on Ethics.
- 3. The investigative report stated that on Thursday, January 23, 2020, Respondent shared with Witness 1 that he had sex with the intern the night before, after Respondent, the intern, Witness 1, and numerous others attended a party at a local bar and grill. The report also alleged that upon learning that he would be subject to an ethics investigation in this matter, Respondent attempted to coerce Witness 1 into being untruthful with the investigator and the Committee in order to cover up the offense.
- 4. On February 6, 2020, the investigator interviewed Witness 1. Witness 1 provided the investigator a detailed report that was consistent with her initial report to House staff. Witness 1 stated that Respondent shared with Witness 1 that he had sex with the intern. Witness 1 stated that Respondent began harassing her upon learning that she had made the report to House staff as a mandated reporter. Witness 1 stated Respondent told her that he and the intern had agreed to lie and state nothing happened between them, and they had deleted each other's phone numbers and all text messages and calls between them from their phones. The investigator deemed Witness 1 to be credible.
- 5. On February 9, 2020, the investigator interviewed Witness 2. Witness 2's statements were consistent with the testimony of Witness 1. Witness 2 recalled Witness 1 receiving a phone call from Respondent at their office suite, and Witness 2 recognized Respondent's voice over the phone yelling at Witness 1. The investigator deemed Witness 2 to be credible.
- 6. On February 10, 2020, the investigator interviewed the intern. The intern denied any romantic or sexual relationship with Respondent. The intern denied speaking with or texting Respondent on her cell phone. The intern denied ever having Respondent's cell phone number. Although initially indicating she would provide a copy of her cell phone records to the investigator, the intern later indicated she did not know how to obtain such records, and that any attempt to acquire such records would alert her mother to the investigation, which the intern did not want to do. The investigator deemed the credibility of the intern to be questionable.
- 7. On February 10, 2020, the investigator interviewed Respondent. Respondent denied any sexual relationship with the intern. Respondent denied claiming he had a sexual relationship with the intern to anyone, including Witness 1. Respondent stated although he and Witness 1 would have work related "spats" from time to time, they were nothing serious and he had no issues with Witness 1. Respondent stated that he has not called the intern on his cell phone, and that he does not have and has never had her cell phone number. Respondent indicated he would be willing to provide a copy of his cell phone records to confirm this, but stated he was not sure how to obtain the records. The investigator deemed the credibility of Respondent to be questionable.
- 8. On February 17, 2020, in order to prevent the possibility of further harassment or retaliation against Witness 1, the House completed moving Respondent to a different office complex within the Capitol, and assigned Witness 1 to be a full-time legislator assistant for Witness 2. Respondent offered no substitute legislator assistant, so the House assigned a different current legislator assistant for Respondent.

- 9. The Committee met on February 20, 2020, and, after reviewing the report from outside counsel, voted (9-0) to proceed to a preliminary hearing.
- 10. The Committee confirmed that the intern was a current House intern assigned to a representative not related to this matter in January 2020. The intern was invited to testify before the Committee on multiple occasions. However, through her Title IX coordinator, she declined to cooperate with the Committee's investigation. Although the Committee made multiple requests for phone records to the intern, she ultimately failed to supply any records to the Committee.
- 11. On February 27, 2020, Witness 1 testified before the Committee. The testimony of Witness 1 was consistent with her initial report to House staff and to the investigator. Some of the testimony of Witness 1 is as follows:
 - a. Witness 1 stated "The next day when he got to work, we went into his office and he closed the door and that's when he told me that he had sex with [the intern] the night before."
 - b. Witness 1 stated that in the past Respondent had told her on two separate occasions with whom he had previously had sex.
 - c. Witness 1 stated "[Respondent] told me that he had contacted [the intern] and that he had told her to delete his phone number, delete their text messages, and that she wasn't supposed to contact him anymore."
 - d. Witness 1 stated that Respondent said "It was consensual. There's nothing wrong with what I did. You're the one that messed up by telling [Witness 2]."
 - e. Witness 1 stated that Respondent urged her "to say that [Witness 2] misspoke or I misspoke and that he didn't do anything and it was all wrong. And it was my mess and I had to clean it up."
 - f. Witness 1 stated that Respondent said that "if I didn't back his play or back his idea that I was going to lose my job."
 - g. Witness 1 stated Respondent told her "where I come from, people die for doing s*** like this", referring to Witness 1 revealing the contents of her conversation with Respondent as a mandated reporter, and Witness 1 not vouching for Respondent's narrative of the events. Witness 1 stated she was afraid of Respondent after this conversation.

The Committee deemed Witness 1 to be credible.

- 12. On February 27, 2020, Witness 2 testified before the Committee. The testimony of Witness 2 was consistent with the testimony of Witness 1. Witness 2 recalls Witness 1 telling about Respondent and the intern, and that Witness 2 immediately recognized their duty to report as mandated reporters. Witness 2 also recalled Witness 1 receiving a phone call from Respondent at their office suite, and Witness 2 recognized Respondent's voice over the phone yelling at Witness 1 (not on speaker phone). Also, Witness 2 stated that in the past Respondent had told her on two separate occasions with whom he had previously had sex. The Committee carefully examined the testimony of Witness 1 and Witness 2 and found their accounts to be consistent. The Committee finds the testimony of Witness 2 to be credible.
- 13. After verifying the cellular telephone numbers for Respondent and the intern in use in January 2020, the Committee requested the Speaker issue a subpoena for phone records relating to this matter. The subpoena requested historical transaction detail for the dates of January 22, 2020 through January 27, 2020.
- 14. The cell phone transaction records received in response to the House subpoena contained seven phone calls and 26 text messages between Respondent and the intern. Some of these communications were initiated by

Respondent and some initiated by the intern. The first call originated from Respondent on January 23, 2020 at 12:40AM. The final communication was a phone call originated by Respondent in the evening of January 26, 2020 lasting 42 minutes. These phone records clearly indicate Respondent and the intern had each other's cell phone numbers and had communicated, which contradicts their testimony to the investigator, and part of Respondent's testimony under oath to the Committee.

15. On September 15, 2020, Respondent provided sworn testimony before the Committee. Respondent was present with counsel, and both counsel and Respondent were given an opportunity to provide a verbal statement to the Committee in addition to Respondent's testimony. Some of Respondent's testimony is as follows:

- a. Respondent denied any sexual relationship with the intern.
- b. Respondent denied claiming he had a sexual relationship with the intern.
- c. Respondent and his counsel initially denied (four times) ever calling or texting the intern. After being shown an excerpt of the phone records the Committee acquired by subpoena, Respondent then claimed he communicated with the intern to see if Witness 1 had made it home safely from a party the three of them had attended on the night in question. Respondent claimed that the part of the investigator's report that stated he said he did not have the intern's cell phone number was false.
- d. Respondent testified he switched cell phones and is not certain of the location of the phone he was using in January 2020. Respondent stated he would search for the original phone in his home and provide it to the Committee.
- e. Respondent claimed that a week before the alleged sexual encounter with the intern he had given notice to Witness 1 that she was going to be fired within 30 days. This contradicts the testimony of Witness 1 and the investigator's report in which he said he had no serious issues with Witness 1. Respondent claimed Witness 1 fabricated the story of Respondent and the intern as retaliation. When asked, Respondent said he had not told Witness 2 (with whom he shared in a legislator assistant share agreement with Witness 1) that he had given notice to Witness 1; he had not told House administration that he had given notice to Witness 1; and had not documented his issues with Witness 1 or that she had been given notice. Respondent testified that he had arranged for a friend of his from his district to replace Witness 1, but could not recall his name and did not mention him to House administration when they separated Respondent from Witness 1. Respondent testified that the ex-boyfriend of Witness 1 (Witness 3) was aware that Witness 1 was being fired and "came into my office to save his ex-girlfriend's job." On September 22, 2020, Witness 3 testified before the committee that he was unaware that Witness 1 was to be fired, and that he never spoke to Respondent to save Witness 1's job. The Committee deemed the testimony of Witness 3 to be credible.

Ultimately, Respondent also failed to supply the original cell phone or any phone records that would corroborate his version of the events in response to requests from the Committee. The Committee deemed Respondent to be not credible.

16. At the conclusion of Respondent's testimony, held in closed session before the Committee, a cell phone was discovered on the witness stand that was recording audio. The witness stand had just been vacated by Respondent and his counsel, who had both left the room. The phone had been recording Respondent's testimony, and would have continued recording the Committee's private deliberations. The phone was determined to belong to counsel for the Respondent, who stated he was recording the testimony of Respondent before the Committee. Counsel was not given permission to make a recording, and was in direct violation of House rules providing for the confidentiality of the Committee proceedings. The phone was returned to counsel after the audio file was deleted from the device and counsel stipulated that he would not take any steps to recover or otherwise attempt to use the audio file.

- 17. House records confirm that Respondent attended the mandatory Preventing Sexual Harassment training with all House members on January 14, 2020, and on March 11, 2019.
 - 18. The Committee finds, based upon the testimony and evidence received by the Committee, that:
 - a. Respondent misled the House investigator by denying that he had claimed an inappropriate relationship existed between him and the intern to Witness 1 and denied that he had engaged in any cell phone communications whatsoever with the intern;
 - b. Respondent committed perjury before the Committee on Ethics by denying that he had claimed an inappropriate relationship existed between him and the intern to Witness 1 and denying that he had engaged in any cell phone communications whatsoever with the intern;
 - c. Respondent intimidated and threatened his legislator assistant in retaliation for performing her duties as a mandated reporter;
 - d. Respondent obstructed this Committee's investigation by misleading the Committee investigator with regard to his attempts to coerce Witness 1 into changing her testimony;
 - e. Respondent obstructed this Committee's investigation by committing perjury before the Committee by denying his attempts to coerce Witness 1 into changing her testimony; and
 - f. Respondent's conduct has compromised the ability of the House to provide a respectful, professional work environment.
- 19. The Committee finds that Respondent's actions involving both the intern and his legislator assistant, and his conduct before this Committee during its investigation, to constitute ethical misconduct and conduct unbecoming of a state legislator of sufficient severity to warrant censure.

NOW THEREFORE, the Committee on Ethics, having given full consideration to this complaint concludes that the issuance of this report is warranted, and recommends that the House of Representatives consider the following sanctions against the Respondent:

- 1. Censure by the 100th General Assembly, pursuant to Article III, Section 18, of the Constitution of Missouri;
- 2. Censure by the 101st General Assembly, pursuant to Article III, Section 18, of the Constitution of Missouri;
- 3. Payment of \$22,492.25 to the House of Representatives in costs related to the investigation of this complaint; and

Until the House considers a resolution to censure, the following actions should immediately be taken:

- 4. Respondent shall conduct himself in a manner that respects the commitment of the House to provide a work environment free of sexual harassment to all members, employees, and interns;
- 5. Respondent shall have no service from or supervision over any intern for the remainder of his membership in the House. Any legislative employee assigned to Respondent for the remainder of his membership in the House shall be under the direct supervision of the Chief Clerk, who should monitor the Respondent's contact with House employees as appropriate;
- 6. House Speaker and Minority Floor Leader remove Respondent from any committee assignments;

- 7. House Speaker and Minority Floor Leader withhold from Respondent any of the privileges of office that the Speaker or Minority Floor Leader deem appropriate;
- 8. Respondent not be allowed to hold any leadership position; and
- 9. Any other sanctions the House of Representatives deems just and proper under the circumstances.

At the Committee hearing on December 15, 2020, Respondent was given until 1:00 p.m. the following day to resign as Representative of the 100th General Assembly and resign as Representative-Elect of the 101st General Assembly. Respondent failed to meet this deadline.

This report was adopted by the Committee by a vote of 10 to 0:

Ayes: Eggleston, Kendrick, Anderson, Andrews, Barnes, Brown (27), Ellebracht, Francis, Lynch, Stevens (46)

Date: December 15, 2020 /s/ J. Eggleston, Chair /s/ Kip Kendrick, Vice-Chair

The following members' presence was noted: Barnes, Basye, Brown (27), Chipman, Clemens, Coleman (32), Deaton, DeGroot, Eggleston, Falkner, Fitzwater, Gray, Griffith, Haffner, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, Mayhew, McGaugh, Mitten, Moon, Mosley, Muntzel, Pollitt (52), Porter, Proudie, Razer, Reedy, Sommer, Stacy, Stephens (128), Stevens (46), Washington, Windham, and Young.

ADJOURNMENT

Representative Eggleston declared the House of Representatives of the One-hundredth General Assembly, convened in the Second Extraordinary Session of the Second Regular Session on November 5, 2020, adjourned sine die as of December 16, 2020, pursuant to the Constitution.

ELIJAH HAAHR Speaker of the House

DANA RADEMAN MILLER Chief Clerk of the House

SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100th GENERAL ASSEMBLY

SEVENTH DAY, THURSDAY, DECEMBER 10, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

HOUSE RESOLUTIONS

Representative Hill offered House Resolution No. 2.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **HCS HB 14** was read at length, and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HCS HB 14** was delivered to the Governor by the Chief Clerk of the House.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 2 - Special Committee on Government Oversight

COMMITTEE CHANGES

December 10, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Wiley Price to the Special Committee on Government Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

The following members' presence was noted: Aldridge, Anderson, Bailey, Bangert, Baringer, Basye, Bosley, Bromley, Brown (27), Burnett, Burns, Carpenter, Chipman, Clemens, Coleman (32), Coleman (97), Deaton, DeGroot, Dohrman, Eggleston, Falkner, Fitzwater, Gray, Green, Griffith, Haahr, Haden, Helms, Hurst, Ingle, Kelly (141), Kendrick, Kidd, Knight, Kolkmeyer, Mackey, McDaniel, Moon, Mosley, Muntzel, Murphy, Pollitt (52), Price, Proudie, Quade, Razer, Reedy, Roden, Schnelting, Sharp (36), Sharpe (4), Simmons, Sommer, Stacy, Stevens (46), Tate, Taylor, Toalson Reisch, Trent, Veit, and Windham.

ADJOURNMENT

On motion of Representative Haahr, the House adjourned until 10:00 a.m., Monday, December 14, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, December 15, 2020, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Testimony and review of progress in implementation of provisions for HB 1414 and of hotline statistics.

AMENDED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Monday, December 14, 2020, 5:00 PM, House Hearing Room 3.

Public hearing will be held: HR 2 Executive session will be held: HR 2

Executive session may be held on any matter referred to the committee.

Please note additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

EIGHTH DAY, MONDAY, DECEMBER 14, 2020

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

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SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

FIFTH DAY, MONDAY, NOVEMBER 30, 2020

The House met pursuant to adjournment.

Representative Griffith in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 4, introduced by Representative Gregory, relating to the joint committee on government oversight.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 3, relating to civil actions arising during a state of emergency, with an emergency clause.

The following members' presence was noted: Appelbaum, Bangert, Baringer, Basye, Billington, Black (137), Bland Manlove, Bondon, Brown (70), Brown (27), Burnett, Burns, Butz, Chipman, Clemens, Coleman (32), Deaton, DeGroot, Dohrman, Evans, Falkner, Fishel, Fitzwater, Gray, Green, Griffith, Haffner, Hovis, Hurst, Ingle, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, McDaniel, McGirl, Merideth, Miller, Mitten, Moon, Mosley, Muntzel, Murphy, Pfautsch, Pike, Pollitt (52), Pollock (123), Porter, Price, Proudie, Quade, Razer, Reedy, Roden, Ruth, Schnelting, Sharp (36), Shaul (113), Shawan, Simmons, Sommer, Stacy, Stevens (46), Tate, Toalson Reisch, Trent, Washington, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Griffith, the House adjourned until 10:00 a.m., Friday, December 4, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT Tuesday, December 1, 2020, 1:00 PM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee. JCPER 4th quarter meeting.

Please note additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the first-level west entrance. An accessible entrance is located at the east entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.senate.mo.gov and https://www.house.mo.gov.

HOUSE CALENDAR

SIXTH DAY, FRIDAY, DECEMBER 4, 2020

HOUSE BILLS FOR SECOND READING

HB4

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

SIXTH DAY, FRIDAY, DECEMBER 4, 2020

The House met pursuant to adjournment.

Representative Fitzwater in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 4, relating to the joint committee on government oversight.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 14**.

The following members' presence was noted: Bangert, Baringer, Basye, Black (7), Bromley, Brown (27), Butz, Clemens, Coleman (32), Dohrman, Falkner, Fitzwater, Gray, Green, Hurst, Ingle, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, Mayhew, Mitten, Moon, Mosley, Muntzel, Murphy, Pierson Jr., Pogue, Porter, Price IV, Proudie, Razer, Roden, Schnelting, Sharp (36), Sharpe (4), Simmons, Sommer, Stacy, Stevens (46), Taylor, Toalson Reisch, Trent, Veit, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Fitzwater, the House adjourned until 10:00 a.m., Thursday, December 10, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, December 15, 2020, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Testimony and review of progress in implementation of provisions for HB 1414 and of hotline statistics.

Please note additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the first-level west entrance. An accessible entrance is located at the east entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

SEVENTH DAY, THURSDAY, DECEMBER 10, 2020

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

SECOND EXTRAORDINARY SESSION, 100TH GENERAL ASSEMBLY

FOURTH DAY, FRIDAY, NOVEMBER 20, 2020

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 3, introduced by Representative Schroer, relating to civil actions arising during a state of emergency, with an emergency clause.

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION SPECIAL MESSAGE

WHEREAS, the first case of severe acute respiratory syndrome coronavirus 2 ("COVID-19") in the State of Missouri was identified on March 7, 2020, and an emergency declaration in response to the spread of COVID-19 was made on March 13, 2020; and

WHEREAS, since the first case of COVID-19 was identified in Missouri, health care providers from across the state have altered their practices and operations in order to respond to COVID-19, and have provided exceptional care to patients in a rapidly-changing and challenging environment; and

WHEREAS, manufacturers and businesses from across the state have been instrumental in helping the State of Missouri respond to COVID-19, including modifying their operations to provide equipment that has been difficult to obtain from out-of-state suppliers, and remaining open to customers to ensure that citizens can access basic goods and services; and

WHEREAS, health care providers, manufacturers, businesses, and numerous other entities should not be legally penalized for their efforts to help respond to a declared emergency; and

WHEREAS, other fundamental functions of society, such as schools, churches, non-profit organizations, and government must be able to continue to operate in an environment where they can properly serve the public without risk of unnecessary and frivolous litigation; and

WHEREAS, due to COVID-19, the General Assembly was only able to meet in limited fashion during the Second Regular Session of the One Hundredth General Assembly; and

WHEREAS, additional immediate legislative measures must be taken to provide for the economic recovery from COVID-19 by providing liability protection to health care providers, manufacturers, business owners, churches, schools, and nonprofit organizations, among others.

NOW THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, hereby amend the matters specifically designated and limited for consideration by the General Assembly in my October 21, 2020 Proclamation to add to those matters the following additional specifically designated and limited matters. The additional specifically designated and limited matters on which the action of the General Assembly is deemed necessary is as follows:

- 1. To enact legislation amending Section 44.045, RSMo to provide liability protection for health care providers who provide care as necessitated by a declared state of emergency;
- To add a new section to Chapter 537, RSMo to provide products liability protection for any person who
 designs, manufactures, labels, sells, distributes, or donates products in direct response to a declared state
 of emergency;
- 3. To add a new section to Chapter 537, RSMo to provide premises liability protection for exposure claims related to a declared state of emergency; and
- 4. To add an Emergency Clause to all legislation enacted by the One Hundredth General Assembly, of the State of Missouri in the Second Extra Session of the Second Regular Session.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 12th day of November, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

The following executive order was received from His Excellency, Governor Michael L. Parson.

EXECUTIVE ORDER 20-19

WHEREAS, COVID-19 is a novel acute respiratory illness that is spread through close contact between persons and respiratory transmissions and is highly contagious; and

WHEREAS, I have been advised by the Missouri Department of Health and Senior Services and the State Emergency Management Agency that COVID-19 continues to pose a serious health risk for the citizens of the State of Missouri. The spread of COVID-19 and the identification of additional cases in Missouri continues, and steps are being taken to prevent a substantial risk to public health and safety; and

WHEREAS, Executive Order 20-02 was issued on March 13, 2020; extended on April 24, 2020 until June 15, 2020, through Executive Order 20-09; and extended on June 11, 2020 until December 30, 2020, through Executive Order 20-12 declaring a State of Emergency within the State of Missouri; and

WHEREAS, Executive Order 20-04 was issued on March 19, 2020; extended in its entirety on May 4, 2020 until June 15, 2020 through Executive Order 20-10; and extended in part on June 11, 2020 until December 30, 2020, through Executive Order 20-12 ordering the temporary suspension of certain statutory and regulatory provisions related to telemedicine and motor carriers, and vesting state agencies and executive boards and commissions with authority to waive or suspend statutory or regulatory requirements, subject to approval from the Governor's Office, where strict compliance would hinder the State's response to COVID-19, and to ease licensing requirements to eliminate barriers to the provision of health care services and other professions; and

WHEREAS, Executive Order 20-05 was issued on March 23, 2020; extended on May 4, 2020 until June 15, 2020 through Executive Order 20-10; and extended on June 11, 2020 until December 30, 2020, through Executive Order 20-12 ordering the temporary suspension of prohibitions on the sale of unprepared foods by restaurants; and

WHEREAS, Executive Order 20-06 was issued on March 26, 2020; extended on May 4, 2020 until June 15, 2020, through Executive Order 20-10; extended on June 11, 2020 until September 15, 2020, through Executive Order 20-12, and extended on September 15, 2020 until December 30, 2020, through Executive Order 20-16 ordering and directing the Adjutant General of the State of Missouri, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and further ordered and directing that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so called into active service take such action and employ such equipment may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor; and

WHEREAS, Executive Order 20-14 was issued on September 3, 2020, ordering the temporary suspension of any physical appearance requirements as stated in Chapter 474 and authorizing the use of audio-visual technology with criteria established in the Order until December 30, 2020; and

WHEREAS, the state of emergency, and Executive Orders 20-02, 20-04, 20-05, and 20-06, as extended through other Executive Orders listed above, and Executive Order 20-14, will expire on December 30, 2020, unless extended in whole or in part; and

WHEREAS, an invocation of chapter 44, RSMo, is still required to ensure the protection, safety, and welfare of the citizens of Missouri; and

WHEREAS, resources of the State of Missouri continue to be needed to combat the public health threat caused by COVID-19 and to aid in Missouri's recovery to this emergency; and

WHEREAS, I find it necessary to extend the state of emergency and extend Executive Order 20-04, in part, and Executive Orders 20-02, 20-05, 20-06, and 20-14 in whole.

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri declare that a state of emergency continues to exist in the State of Missouri and direct the Missouri State Emergency Operations Plan to continue to remain activated. I therefore, extend until March 31, 2021 the state of emergency originally contained in Executive Order 20-02, as extended by Executive Orders 20-09 and 20-12.

I also extend until March 31, 2021 the order suspending certain statutory and regulatory provisions related to telemedicine and motor carriers, and vesting state agencies and executive boards and commissions with authority to waive or suspend statutory or regulatory requirements, subject to my approval, where strict compliance would hinder the State's response to COVID-19, and to ease licensing requirements to eliminate barriers to the provision of health care services and other professions contained in Executive Order 20-04, as extended by Executive Orders 20-10 and 20-12. The provision in Executive Order 20-04 which suspended the provisions of subsection 3 of section 161.210, RSMo, and 5 CSR 20-400.330, 500-560, 590-610, and 640 relating to teacher certification with regard to qualifying scores on exit examinations and culminating clinical experience in terms of semester hours, weeks, and number of placements was terminated on June 11, 2020 through Executive Order 20-12 and is not revived by this

Order. All other provisions in Executive Order 20-04 remain in full force and effect. All statutory and regulatory waivers currently in effective will remain in effect through the duration of the state of emergency unless rescinded by the state agency, executive board, or commission, subject to approval of the Governor's Office.

I extend until March 31, 2021 the order allowing the temporary suspension of prohibitions on the sale of unprepared foods by restaurants contained in Executive Order 20-05, as extended by Executive Orders 20-10 and 20-12.

I extend until March 31, 2021 the order to the Adjutant General of the State of Missouri, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property contained in Executive Order 20-06, as extended by Executive Orders 20-10, 20-12, and 20-16.

I extend until March 31, 2021 the order temporarily suspending any physical appearance requirements as stated in Chapter 474 and authorizing the use of audio-visual technology with criteria contained in Executive Order 20-14.

This order shall terminate on March 31, 2021, unless extended in whole or in part.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 19th day of November, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

LETTER OF RESIGNATION

November 12, 2020

To Whom It May Concern:

It has been an honor and pleasure to serve the people of Missouri in both the legislative and executive branches for nearly 20 years.

My expertise and experience are now needed elsewhere in public service. I wish everyone well. It has been wonderful to work with such a diverse selection of colleagues to make substantial differences in Missouri policies. These friendships are meaningful and I thank my closest friends and staff for always doing your best to aid me in serving the great people of St. Louis County as a state representative, state senator and school board member. I could have never imagined getting a better education than in state government.

I would like to highlight the people who I regard as true public servants in the capitol. Thank you from the bottom of my heart to all of the librarians on the 3rd floor who have diligently served the needs of my office and the former Lt. Governor, Jose Maxwell. Because of your help, I was always prepared for debate and other matters. I do hope you will get a raise next year! I would also like to thank Don Thalhuber and Christine Brauner in the Senate. The both of you are the absolute best people I've worked with in the building in two decades. And since my resignation is a public document, every person should know how special you are to me.

My resignation shall be considered effective on November 12th at 8:59 a.m.

Maria N. Chappelle-Nadal State Representative 86th District The following members' presence was noted: Bangert, Baringer, Basye, Bland Manlove, Bondon, Bosley, Brown (70), Brown (27), Burnett, Burns, Chipman, Clemens, Coleman (32), Coleman (97), DeGroot, Falkner, Fitzwater, Gray, Green, Griffith, Haden, Hurst, Ingle, Kelley (127), Kendrick, Kidd, Kolkmeyer, Mackey, McDaniel, McGaugh, Mosley, Muntzel, Plocher, Porter, Proudie, Quade, Razer, Schnelting, Sharp (36), Sharpe (4), Shaul (113), Simmons, Sommer, Stacy, Stevens (46), Tate, Toalson Reisch, Trent, Wiemann, Windham, and Young.

ADJOURNMENT

On motion of Representative Wiemann, the House adjourned until 10:00 a.m., Monday, November 30, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT Tuesday, December 1, 2020, 1:00 PM, Joint Hearing Room (117). Executive session may be held on any matter referred to the committee. Fourth quarter meeting.

Please note additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the first-level west entrance. An accessible entrance is located at the east entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.senate.mo.gov and https://www.house.mo.gov.

HOUSE CALENDAR

FIFTH DAY, MONDAY, NOVEMBER 30, 2020

HOUSE BILLS FOR SECOND READING

HB 3

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith CCS SCS HS HCS HB 2011 - Smith CCS SCS HS HCS HB 2012 - Smith SCS HCS HB 2013 - Smith HCS HB 2017 - Smith HCS HB 2018 - Smith HCS HB 2019 - Smith

SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100^{TH} General Assembly

SECOND DAY, MONDAY, NOVEMBER 9, 2020

The House met pursuant to adjournment.

Representative Remole in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 2, introduced by Representative Love, relating to the implementation of the utilizing streamlined sales and use tax services act, with penalty provisions and a delayed effective date.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the second time:

HB 14, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2021.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 1, relating to mining royalties on federal land.

REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was referred to the Committee indicated:

HB 14 - Budget

COMMITTEE REPORTS

Committee on Budget, Chairman Smith reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 14**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (27): Aldridge, Andrews, Black (137), Black (7), Bland Manlove, Bosley, Burnett, Deaton, Evans, Fishel, Griesheimer, Hudson, Kelly (141), Lavender, Mayhew, McGaugh, Merideth, Pierson Jr., Roberts (161), Rogers, Ross, Shields, Smith, Spencer, Trent, Walsh and Washington

Noes (0)

Absent (9): Cupps, Gregory, Kendrick, O'Donnell, Patterson, Richey, Riggs, Sharpe (4) and Swan

The following members' presence was noted: Aldridge, Allred, Anderson, Andrews, Appelbaum, Baker, Bangert, Baringer, Basye, Billington, Black (7), Black (137), Bland Manlove, Bondon, Bosley, Bromley, Brown (70), Brown (27), Burnett, Burns, Busick, Carpenter, Chipman, Clemens, Coleman (97), Deaton, DeGroot, Dinkins, Dogan, Dohrman, Eggleston, Evans, Falkner, Fishel, Fitzwater, Francis, Gray, Green, Gregory, Griesheimer, Gunby, Haahr, Haden, Haffner, Hannegan, Henderson, Houx, Hovis, Hudson, Hurst, Ingle, Kelley (127), Kelly (141), Kendrick, Kidd, Kolkmeyer, Lavender, Lovasco, Mackey, Mayhew, McDaniel, McGaugh, McGirl, Merideth, Mitten, Moon, Morris (140), Mosley, Muntzel, Murphy, Neely, Person, Pfautsch, Pierson Jr., Pietzman, Pike, Plocher, Pollitt (52), Pollock (123), Porter, Price, Proudie, Quade, Razer, Reedy, Remole, Riggs, Roberts (161), Roberts (77), Roden, Rogers, Ross, Runions, Ruth, Schnelting, Schroer, Sharpe (4), Shawan, Shields, Simmons, Smith, Solon, Sommer, Spencer, Stacy, Stephens (128), Stevens (46), Tate, Taylor, Toalson Reisch, Trent, Unsicker, Veit, Vescovo, Walsh, Washington, Wiemann, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Remole, the House adjourned until 10:00 a.m., Tuesday, November 10, 2020.

COMMITTEE HEARINGS

SPECIAL COMMITTEE ON DISEASE CONTROL AND PREVENTION Tuesday, November 10, 2020, 8:00 AM, House Hearing Room 3. Executive session may be held on any matter referred to the committee. Testimony from Dr. Randall Williams, Director of Department of Health and Senior Services.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the first-level west entrance. An accessible entrance is located at the east entrance. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

THIRD DAY, TUESDAY, NOVEMBER 10, 2020

HOUSE BILLS FOR SECOND READING

HB 2

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 14 - Smith

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

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JOURNAL OF THE HOUSE

SECOND EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION 100TH GENERAL ASSEMBLY

THIRD DAY, TUESDAY, NOVEMBER 10, 2020

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He that doeth the will of God abideth forever. (I John 2:17)

O Eternal God and Creator, grant that in this morning prayer and during the work of this day we may bear witness to the fact that we are Your humble and trusting children. In our relationship with each other may we be limited in our criticism, just in our judgments, lavish in our praise, and loyal to the best in all of us for the Show Me State during this pandemic.

Give us insight into the needs of our citizens, inspiration to do something beneficial for them, and the confident assurance that You are always with us, sustaining us and supporting us as we endeavor to keep Missouri great in goodness and good in greatness.

Unite us now with all who are striving to safeguard our citizens and grant sincere concern for others to keep our good people safe, educated, and healthy.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the first day was approved as printed by the following vote:

AYES: 119

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Busick	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis
Gray	Green	Gregory	Griesheimer	Gunby
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Lavender	Lovasco
Love	Lynch	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Messenger	Miller
Morse 151	Muntzel	Murphy	Neely	O'Donnell

Patterson	Pfautsch	Pierson Jr.	Pike	Plocher
Pogue	Pollitt 52	Porter	Price IV	Razer
Reedy	Toalson Reisch	Remole	Riggs	Roberts 161
Roberts 77	Roden	Runions	Ruth	Sauls
Schnelting	Schroer	Sharpe 4	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stephens 128	Stevens 46	Tate	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Wiemann	Wright	Young	Mr. Speaker	

NOES: 004

Bosley Merideth Sain Sharp 36

PRESENT: 002

Aldridge Stacy

ABSENT WITH LEAVE: 036

Bailey	Bland Manlove	Burns	Butz	Carpenter
Carter	Chappelle-Nadal	Cupps	Dogan	Eslinger
Gannon	Grier	Griffith	Hicks	Kolkmeyer
Mitten	Moon	Morgan	Morris 140	Mosley
Person	Pietzman	Pollock 123	Proudie	Quade
Rehder	Richey	Rogers	Rone	Ross
Rowland	Shull 16	Swan	Washington	Wilson

Windham

VACANCIES: 002

The Journal of the second day was approved as printed.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 2, relating to the implementation of the utilizing streamlined sales and use tax services act, with penalty provisions and a delayed effective date.

HOUSE RESOLUTIONS

Representative Vescovo offered HR 1, which was read.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the One Hundredth General Assembly, Second Regular Session, inform the Senate that the House duly convened in the Second Extraordinary Session of the Second Regular Session on Thursday, November 5, 2020, and is convened in full session and ready for consideration of its business.

On motion of Representative Vescovo, HR 1 was adopted.

MOTION

Representative Vescovo moved that Rule 44 be suspended.

Which motion was adopted by the following vote:

AYES: 124

Aldridge Allred Anderson Andrews Appelbaum Baker Bangert Barnes Basye Beck Black 7 Billington Black 137 Bondon Bosley Brown 27 Bromley Brown 70 Burnett Busick Chipman Christofanelli Clemens Coleman 32 Coleman 97 Deaton DeGroot Dinkins Dohrman Eggleston Ellebracht Evans Falkner Fishel Fitzwater Green Griesheimer Francis Gray Gregory Gunby Haden Haffner Hannegan Hansen Helms Henderson Hill Houx Hovis Hudson Ingle Justus Kelley 127 Kelly 141 Kendrick Kidd Kolkmeyer Lavender Lovasco Love Lynch Mackey Mayhew McCreery McGirl McDaniel McGaugh Miller Messenger Morse 151 Morris 140 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pierson Jr. Pike Plocher Pollitt 52 Pollock 123 Porter Quade Razer Reedy Toalson Reisch Remole Riggs Roberts 161 Roberts 77 Roden Runions Ruth Sain Sauls Schnelting Schroer Sharp 36 Sharpe 4 Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Taylor Tate Trent Unsicker Veit Vescovo Walsh Washington Wiemann Wright Young Mr. Speaker

NOES: 003

Hurst Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 034

Bailey Baringer Bland Manlove Burns Butz Carpenter Carter Chappelle-Nadal Cupps Dogan Eslinger Gannon Grier Griffith Hicks Knight Merideth Mitten Morgan Mosley Person Pietzman Price IV Proudie Rehder Rone Ross Rowland Richey Rogers Shull 16 Wilson Windham Swan

VACANCIES: 002

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 14, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, the title of HCS HB 14 was agreed to.

Representative Hudson assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Lavender offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 14, Page 4, Section 14.080, Line 4, by inserting immediately after said section the following new sections:

"Section 14.081. To the Department of Social Services

For the Family Support Division

For the Food Distribution Program and the receipt and disbursement of

Donated Food Program payments

From FMAP Enhancement Fund (0181)...\$5,000,000

Section 14.082. To the Department of Social Services

For the Family Support Division

For an independent non-profit food distribution organization that provides food-is-medicine programming for pregnant women, located in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants, that has not received distribution from the Coronavirus Relief Fund From FMAP Enhancement Fund (0181)...\$5,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Lavender:

AYES: 041

Aldridge	Appelbaum	Baringer	Barnes	Beck
Bondon	Bosley	Brown 27	Brown 70	Burnett
Carpenter	Clemens	Ellebracht	Gray	Green
Gunby	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Mosley	Person
Pierson Jr.	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sauls
Sharp 36	Stevens 46	Unsicker	Washington	Windham
Young				

NOES: 093

Anderson	Andrews	Baker	Basye	Billington
Black 137	Black 7	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cupps	Deaton
DeGroot	Dinkins	Dohrman	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory
Griesheimer	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McGaugh	McGirl	Messenger
Moon	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Toalson Reisch	Remole	Riggs	Roberts 161
Roden	Ross	Ruth	Schnelting	Sharpe 4
Shaul 113	Shawan	Shields	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Veit	Vescovo
Wiemann	Wright	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 027

Wilson

Allred	Bailey	Bangert	Bland Manlove	Burns
Butz	Carter	Chappelle-Nadal	Dogan	Eslinger
Gannon	Grier	Griffith	Hicks	McDaniel
Miller	Morgan	Pietzman	Price IV	Rehder
Richey	Rone	Schroer	Shull 16	Simmons

VACANCIES: 002

Walsh

On motion of Representative Smith, HCS HB 14 was adopted.

On motion of Representative Smith, HCS HB 14 was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 12:30 p.m.

SUPPLEMENTAL CALENDAR

THIRD DAY, TUESDAY, NOVEMBER 10, 2020

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 14 - Smith

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

A	Υ	ES:	036

Allred	Basye	Bondon	Brown 27	Busick
Coleman 97	Cupps	DeGroot	Evans	Fishel
Gray	Haden	Haffner	Helms	Hill
Hurst	Justus	Kelley 127	Kelly 141	Kidd
McGirl	Morse 151	Muntzel	Murphy	Patterson
Pogue	Quade	Toalson Reisch	Riggs	Roberts 161
Schnelting	Shields	Taylor	Walsh	Washington
Young				

NOES: 003

Rowland Sain Sharp 36

PRESENT: 075

Anderson	Andrews	Appelbaum	Baker	Beck
Billington	Black 137	Black 7	Bromley	Brown 70
Burnett	Carpenter	Chipman	Christofanelli	Coleman 32
Deaton	Dinkins	Dohrman	Ellebracht	Falkner
Fitzwater	Green	Gregory	Griesheimer	Gunby
Hannegan	Hansen	Henderson	Houx	Hovis
Hudson	Ingle	Kendrick	Knight	Kolkmeyer
Love	Lynch	Mackey	Mayhew	McCreery
McDaniel	McGaugh	Messenger	Moon	Neely
O'Donnell	Pfautsch	Pierson Jr.	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Proudie	Reedy
Rogers	Ross	Runions	Ruth	Sharpe 4
Shaul 113	Smith	Solon	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Trent
Unsicker	Vescovo	Wiemann	Wright	Mr. Speaker

ABSENT WITH LEAVE: 047

Aldridge	Bailey	Bangert	Baringer	Barnes
Bland Manlove	Bosley	Burns	Butz	Carter
Chappelle-Nadal	Clemens	Dogan	Eggleston	Eslinger
Francis	Gannon	Grier	Griffith	Hicks
Lavender	Lovasco	Merideth	Miller	Mitten
Morgan	Morris 140	Mosley	Person	Pietzman
Price IV	Razer	Rehder	Remole	Richey
Roberts 77	Roden	Rone	Sauls	Schroer
Shawan	Shull 16	Simmons	Sommer	Veit
Wilson	Windham			

VACANCIES: 002

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 14, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2021, was taken up by Representative Smith.

On motion of Representative Smith, **HCS HB 14** was read the third time and passed by the following vote:

AYES: 133				
Aldridge	Allred	Anderson	Andrews	Appelbaum
Baker	Bangert	Baringer	Barnes	Basye
Beck	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Busick	Carpenter
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cupps	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Francis	Gray	Green
Gregory	Griesheimer	Gunby	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hovis	Hudson	Ingle	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Lavender	Love	Lynch	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Messenger	Mitten	Morris 140	Morse 151
Mosley	Muntzel	Murphy	Neely	O'Donnell
Patterson	Person	Pfautsch	Pierson Jr.	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Proudie
Quade	Razer	Reedy	Toalson Reisch	Remole
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Ross	Rowland	Runions	Ruth	Sain
Sauls	Schnelting	Sharp 36	Sharpe 4	Shaul 113
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Veit
Vescovo	Walsh	Washington	Wiemann	Windham
Wright	Young	Mr. Speaker		
NOES: 004				
Hurst	Lovasco	Moon	Pogue	
PRESENT: 000				
ABSENT WITH LEA	AVE: 024			
Bailey	Billington	Bland Manlove	Bosley	Burns
Butz	Carter	Chappelle-Nadal	Eslinger	Gannon
Grier	Griffith	Hicks	Miller	Morgan
Pietzman	Price IV	Rehder	Richey	Rone
Schroer	Shawan	Shull 16	Wilson	

VACANCIES: 002

Speaker Haahr declared the bill passed.

The following member's presence was noted: Bland Manlove.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Friday, November 20, 2020.

COMMITTEE HEARINGS

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Thursday, November 19, 2020, 11:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Review of progress in implementation of provisions for HB 1414 and of hotline statistics.

Please note additional procedures will be in place due to the COVID-19 pandemic: All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the first-level west entrance. An accessible entrance is located at the east entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

FOURTH DAY, FRIDAY, NOVEMBER 20, 2020

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 - Smith

ONE HUNDREDTH GENERAL ASSEMBLY of the STATE OF MISSOURI

SECOND REGULAR SESSION SECOND EXTRAORDINARY SESSION

FIRST DAY, THURSDAY, NOVEMBER 5, 2020

Representative Black (7) in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION

WHEREAS, on March 13, 2020, I signed Executive Order 20-02 declaring a state of emergency in response to the spread of COVID-19 virus; and

WHEREAS, due to COVID-19, the General Assembly was only able to meet in limited fashion during the Second Regular Session of the One Hundredth General Assembly; and

WHEREAS, the United States Congress passed, and the President of the United States signed into law, four bills that awarded the State of Missouri funding including the Coronavirus Preparedness and Response Supplemental Appropriations Act, the Families First Coronavirus Response Act, the Coronavirus Aid, Relief, and Economic Security (CARES) Act, and the Paycheck Protection Program and Health Care Enhancement Act; and

WHEREAS, the aforementioned federal funding was intended for several different programs and grants across state government; and

WHEREAS, the General Assembly Truly Agreed to and Finally Passed the budget on May 8, 2020; and

WHEREAS, since the time the budget was passed by the General Assembly, additional funding has been made available to the State of Missouri through grants provided by these federal laws to help respond to COVID-19; and

WHEREAS, there is an immediate need to appropriate additional resources to respond to COVID-19 and to ensure the health and safety of the public.

NOW THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, by this Proclamation, convene the One Hundredth General Assembly of the State of Missouri in the Second Extra Session of the Second Regular Session; and

I HEREBY call upon the Senators and Representatives of said General Assembly to meet in the State Capitol in the City of Jefferson at the hour of 12:00 p.m. on Thursday, November 5, 2020; and

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specifically designated and limited hereinafter as follows:

- 1. To enact legislation providing for the supplemental appropriation of additional state and federal resources, including such resources necessary to respond to COVID-19;
- 2. To allow the Senate to consider appointments to boards, commissions, departments, and divisions that require the advice and consent of the Senate; and
- 3. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have been convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 21st day of October, 2020.

/s/ Michael L. Parson Governor

ATTEST:

/s/ Jay Ashcroft Secretary of State

INTRODUCTION OF HOUSE BILLS – APPROPRIATIONS

The following House Bill was read the first time and copies ordered printed:

HB 14, introduced by Representative Smith, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2021.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 1, introduced by Representative Dinkins, relating to mining royalties on federal land.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

SENATE RESOLUTION NO. 1

BE IT RESOLVED, by the Senate of the One-hundredth General Assembly of the State of Missouri, Second Regular Session, that the Secretary of the Senate inform the House of Representatives that the Senate is duly convened in the Second Extraordinary Session of the Second Regular Session and is ready for consideration of its business.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 2**.

SENATE RESOLUTION NO. 2

BE IT RESOLVED, by the Senate of the One-hundredth General Assembly of the State of Missouri, Second Regular Session, that the rules adopted by the One Hundredth General Assembly, Second Regular Session, be declared the rules of the Second Extra Session of the Second Regular Session.

COMMITTEE CHANGES

November 4, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Dirk Deaton to serve as Vice Chair of the Standing Committee on Budget.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

November 4, 2020

Ms. Dana Rademan Miller Chief Clerk Missouri House of Representatives State Capitol, Room 310 Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Craig Fishel to serve on the Standing Committee on Budget.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Elijah Haahr Speaker of the House

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly "whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in "equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly "when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based."

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundredth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the first quarter of fiscal year 2021, the rate of expenditure for each of the appropriation lines in the fiscal year 2021 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2021 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 20^{th} day of October, 2020.

/s/ Michael L. Parson Governor ATTEST:

/s/ Jay Ashcroft Secretary of State

Exhibit A

EXHIDIT A				
	Agency	Budget		
		Appropriation Line		
1	OFFICE ADMINISTRATION-OPER	01.010		
2	OFFICE ADMINISTRATION-OPER	01.015		
3	OFFICE ADMINISTRATION-OPER	01.015		
4	OFFICE ADMINISTRATION-OPER	01.020		
5	OFFICE ADMINISTRATION-OPER	01.020		
6	OFFICE ADMINISTRATION-OPER	01.025		
7	OFFICE ADMINISTRATION-OPER	01.025		
8	OFFICE ADMINISTRATION-OPER	01.030		
9	OFFICE ADMINISTRATION-OPER	01.035		
10	ELEM & SEC EDUCATION-OPER	02.005		
11	ELEM & SEC EDUCATION-OPER	02.005		
12	ELEM & SEC EDUCATION-OPER	02.005		
13	ELEM & SEC EDUCATION-OPER	02.005		
14	ELEM & SEC EDUCATION-OPER	02.010		
15	ELEM & SEC EDUCATION-OPER	02.010		
16	ELEM & SEC EDUCATION-OPER	02.015		
17	ELEM & SEC EDUCATION-OPER	02.015		
18	ELEM & SEC EDUCATION-OPER	02.015		
19	ELEM & SEC EDUCATION-OPER	02.015		
20	ELEM & SEC EDUCATION-OPER	02.015		
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34	ELEM & SEC EDUCATION-OPER	02.015		
35	ELEM & SEC EDUCATION-OPER	02.016		
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38	ELEM & SEC EDUCATION-OPER	02.020		
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710 711		05.095
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748	OFFICE ADMINISTRATION OF ER	05.195
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130	OTTICE ADMINISTRATION-OPER	03.233

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810	OFFICE ADMINISTRATION-OPER	05.520
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866	AGRICULTURE-OPERATING	06.070

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995 996	NATURAL RESOURCES OPER	06.225 06.225
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	NATURAL RESOURCES-OPER	
1126 1127	NATURAL RESOURCES-OPER	06.315 06.320
1127	NATURAL RESOURCES-OPER	06.325
1128	NATURAL RESOURCES-OPER	06.323
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1138	NATURAL RESOURCES-OPER	06.345
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1110	THE STATE RESCONDED OF ER	30.3 13

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1190	NATURAL RESOURCES-OPER	06.405
1190	NATURAL RESOURCES-OPER	06.403
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1193	NATURAL RESOURCES-OPER	06.410
1194	NATURAL RESOURCES-OPER	06.415
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1170	CONSERVATION OF EXALING	00.000

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1198	CONSERVATION-OPERATING	06.600
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1212	CONSERVATION-OPERATING	06.641
1213	CONSERVATION-OPERATING	06.650
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1275	ECONOMIC DEVELOP-OPER	07.130
1275	ECONOMIC DEVELOP-OPER	07.133
1270	ECONOMIC DEVELOP-OPER ECONOMIC DEVELOP-OPER	07.140
1277	ECONOMIC DEVELOP-OPER	07.140
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1357	DCI-OPERATING	07.560
1357	LABOR & INDUSTRIAL REL-OPER	07.800
1359	LABOR & INDUSTRIAL REL-OPER	07.800
1360	LABOR & INDUSTRIAL REL-OPER	07.800
1500	Z. Zor w II. Dobling II. III. Of ER	07.000

1361	LABOR & INDUSTRIAL REL-OPER	07.800
1362	LABOR & INDUSTRIAL REL-OPER	07.805
1363	LABOR & INDUSTRIAL REL-OPER	07.805
1364	LABOR & INDUSTRIAL REL-OPER	07.805
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1500 1501	PUBLIC SAFETY-OPERATING	08.085 08.085
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15/9	PUBLIC SAFETY-OPERATING PUBLIC SAFETY-OPERATING	08.130 08.130
1300	TODLIC SAFETT-OFERATING	00.130

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1992 1993	MENTAL HEALTH-OPERATING MENTAL HEALTH-OPERATING	10.225 10.225
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	HEALTH & SENIOR SERVICES-OPER HEALTH & SENIOR SERVICES-OPER	10.765 10.765
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∠040	SECRETART OF STATE-UPER	12.103

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2956	JUDICIARY-OPERATING	12.320
2750	JODICH MI OI LIMINO	12.550

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2997	LT. GOVERNOR-LEASING	13.005
2998	SECRETARY OF STATE-LEASING	13.005
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3000	ATTORNEY GENERAL-LEASING	13.005
3001	OFFICE ADMINISTRATION-LEAS	13.005
3002	OFFICE ADMINISTRATION-LEAS	13.005
3003	AGRICULTURE-LEASING DCI-LEASING	13.005
3004		13.005
3005	ECONOMIC DEVELOPMENT-LEAS	13.005
3006 3007	ELEM & SEC EDUCATION-LEAS HEALTH & SENIOR SERVICES-LEAS	13.005 13.005
3007	LABOR & INDUSTRIAL REL-LEAS	13.005
3008	MENTAL HEALTH-LEASING	13.005
3010	NATURAL RESOURCES-LEASING	13.005
5010	MATURAL RESOURCES-LEASING	15.005

3011	PUBLIC SAFETY-LEASING	13.005
3012	PUBLIC SAFETY-LEASING	13.005
3013	REVENUE-LEASING	13.005
3014	SOCIAL SERVICES-LEASING	13.005
3015	CORRECTIONS-LEASING	13.005
3016	ELEM & SEC EDUCATION-LEAS	13.005
3017	ELEM & SEC EDUCATION-LEAS	13.005
3018	LABOR & INDUSTRIAL REL-LEAS	13.005
3019	LABOR & INDUSTRIAL REL-LEAS	13.005
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3023	NATURAL RESOURCES-LEASING	13.005
3024	HEALTH & SENIOR SERVICES-LEAS	13.005
3025	PUBLIC SAFETY-LEASING	13.005
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3028	ELEM & SEC EDUCATION-LEAS	13.005
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3043	DCI-LEASING	13.005
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3046	ELEM & SEC EDUCATION-LEAS	13.005
3047	DCI-LEASING	13.005
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3052	DCI-LEASING	13.005
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3057	DCI-LEASING	13.005
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3059	NATURAL RESOURCES-LEASING	13.005
3060	ATTORNEY GENERAL-LEASING	13.005
3061	PUBLIC SAFETY-LEASING	13.005
3062	AGRICULTURE-LEASING	13.005
3063	ATTORNEY GENERAL-LEASING	13.005
3064	LABOR & INDUSTRIAL REL-LEAS	13.005
3065	ATTORNEY GENERAL-LEASING	13.005
3066	REVENUE-LEASING	13.005

3067	AGRICULTURE-LEASING	13.005
3068	ATTORNEY GENERAL-LEASING	13.005
3069	NATURAL RESOURCES-LEASING	13.005
3070	NATURAL RESOURCES-LEASING	13.005
3071	ATTORNEY GENERAL-LEASING	13.005
3072	DCI-LEASING	13.005
3073	PUBLIC SAFETY-LEASING	13.005
3074	JUDICIARY-LEASING	13.005
3075	ELEM & SEC EDUCATION-LEAS	13.005
3076	LABOR & INDUSTRIAL REL-LEAS	13.005
3077	DHEWD-LEASING	13.005
3078	AGRICULTURE-LEASING	13.005
3079	LEGISLATURE-LEASING	13.010
3080	JUDICIARY-LEASING	13.010
3081	GOVERNOR-LEASING	13.010
3082	LT. GOVERNOR-LEASING	13.010
3083	SECRETARY OF STATE-LEASING	13.010
3084	STATE AUDITOR-LEASING	13.010
3085	ATTORNEY GENERAL-LEASING	13.010
3086	OFFICE ADMINISTRATION-LEAS	13.010
3087	AGRICULTURE-LEASING	13.010
3088	ECONOMIC DEVELOPMENT-LEAS	13.010
3089	ELEM & SEC EDUCATION-LEAS	13.010
3090	DHEWD-LEASING	13.010
3091	HEALTH & SENIOR SERVICES-LEAS	13.010
3092	LABOR & INDUSTRIAL REL-LEAS	13.010
3093	MENTAL HEALTH-LEASING	13.010
3094	NATURAL RESOURCES-LEASING	13.010
3095	PUBLIC SAFETY-LEASING	13.010
3096	REVENUE-LEASING	13.010
3097	SOCIAL SERVICES-LEASING	13.010
3098	CORRECTIONS-LEASING	13.010
3099	ELEM & SEC EDUCATION-LEAS	13.010
3100	ELEM & SEC EDUCATION-LEAS	13.010
3101	LABOR & INDUSTRIAL REL-LEAS	13.010
3102	LABOR & INDUSTRIAL REL-LEAS	13.010
3103	AGRICULTURE-LEASING	13.010
3104	ATTORNEY GENERAL-LEASING	13.010
	NATURAL RESOURCES-LEASING	13.010
3106	HEALTH & SENIOR SERVICES-LEAS	13.010
3107	MENTAL HEALTH-LEASING	13.010
3108	DHEWD-LEASING	13.010
3109	STATE TREASURER-LEASING	13.010
3110	LABOR & INDUSTRIAL REL-LEAS	13.010
3111	SOCIAL SERVICES-LEASING	13.010
3112	MENTAL HEALTH-LEASING	13.010
3113	SECRETARY OF STATE-LEASING	13.010
3114	NATURAL RESOURCES-LEASING	13.010
3115	ECONOMIC DEVELOPMENT-LEAS	13.010
3116	MENTAL HEALTH-LEASING	13.010
3117	SOCIAL SERVICES-LEASING	13.010
3118	PUBLIC SAFETY-LEASING	13.010
3119	AGRICULTURE-LEASING	13.010
3120	AGRICULTURE-LEASING	13.010

3121	PUBLIC SAFETY-LEASING	13.010
3122	AGRICULTURE-LEASING	13.010
3123	AGRICULTURE-LEASING	13.010
3124	NATURAL RESOURCES-LEASING	13.010
3125	AGRICULTURE-LEASING	13.010
3126	NATURAL RESOURCES-LEASING	13.010
3127	OFFICE ADMINISTRATION-LEAS	13.010
3128	PUBLIC SAFETY-LEASING	13.010
3129	ECONOMIC DEVELOPMENT-LEAS	13.010
3130	DCI-LEASING	13.010
3131	DCI-LEASING	13.010
3132	DCI-LEASING	13.010
3133	DCI-LEASING	13.010
3134	ATTORNEY GENERAL-LEASING	13.010
3135	NATURAL RESOURCES-LEASING	13.010
3136	NATURAL RESOURCES-LEASING	13.010
3130	NATURAL RESOURCES-LEASING	13.010
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3138		13.010
3139	SECRETARY OF STATE-LEASING	13.010
3140	NATURAL RESOURCES-LEASING	13.010
3141	NATURAL RESOURCES-LEASING	13.010
3142	DCI-LEASING	13.010
3143	SOCIAL SERVICES-LEASING	13.010
3144	NATURAL RESOURCES-LEASING	13.010
3145	SOCIAL SERVICES-LEASING	13.010
3146	PUBLIC SAFETY-LEASING	13.010
3147	AGRICULTURE-LEASING	13.010
3148	AGRICULTURE-LEASING	13.010
3149	ATTORNEY GENERAL-LEASING	13.010
3150	LABOR & INDUSTRIAL REL-LEAS	13.010
3151	ATTORNEY GENERAL-LEASING	13.010
3152	AGRICULTURE-LEASING	13.010
3153	PUBLIC SAFETY-LEASING	13.010
3154	NATURAL RESOURCES-LEASING	13.010
3155	ATTORNEY GENERAL-LEASING	13.010
3156	NATURAL RESOURCES-LEASING	13.010
3157	NATURAL RESOURCES-LEASING	13.010
3158	DCI-LEASING	13.010
3159	OFFICE ADMINISTRATION-LEAS	13.010
3160	AGRICULTURE-LEASING	13.010
3161	SECRETARY OF STATE-LEASING	13.010
3162	AGRICULTURE-LEASING	13.010
3163	NATURAL RESOURCES-LEASING	13.010
3164	NATURAL RESOURCES-LEASING	13.010
3165	LABOR & INDUSTRIAL REL-LEAS	13.010
3166	LABOR & INDUSTRIAL REL-LEAS	13.010
3167	AGRICULTURE-LEASING	13.010
3168	ELEM & SEC EDUCATION-LEAS	13.015
3169	HEALTH & SENIOR SERVICES-LEAS	13.015
3170	MENTAL HEALTH-LEASING	13.015
3171	PUBLIC SAFETY-LEASING	13.015
3172	SOCIAL SERVICES-LEASING	13.015
3173	HEALTH & SENIOR SERVICES-LEAS	13.015
3174	SOCIAL SERVICES-LEASING	13.015
3175	PUBLIC SAFETY-LEASING	13.015
3176	OFFICE ADMINISTRATION-LEAS	13.020
31/0	OTTICE ADMINISTRATION-LEAS	13.020

3177	OFFICE ADMINISTRATION-LEAS	13.020
3178	OFFICE ADMINISTRATION-LEAS	13.020
3179	OFFICE ADMINISTRATION-LEAS	13.025
3180	ELEM & SEC EDUCATION-CI	17.005
3181	ELEM & SEC EDUCATION-CI	17.015
3182	ELEM & SEC EDUCATION-CI	17.015
3183	DHEWD-CI	17.030
3184	DHEWD-CI	17.035
3185	DHEWD-CI	17.045
3186	DHEWD-CI	17.050
3187	DHEWD-CI	17.055
3188	DHEWD-CI	17.060
3189	OFFICE ADMINISTRATION-CI	17.070
3190	OFFICE ADMINISTRATION-CI	17.075
3191	OFFICE ADMINISTRATION-CI	17.080
3192	OFFICE ADMINISTRATION-CI	17.080
3193	AGRICULTURE-CI	17.085
3194	AGRICULTURE-CI	17.090
3195	AGRICULTURE-CI	17.095
3196	NATURAL RESOURCES-CI	17.100
3197	NATURAL RESOURCES-CI	17.105
3198	NATURAL RESOURCES-CI	17.110
3199	NATURAL RESOURCES-CI	17.115
3200	NATURAL RESOURCES-CI	17.120
3201	NATURAL RESOURCES-CI	17.125
3202	NATURAL RESOURCES-CI	17.130
3203	NATURAL RESOURCES-CI	17.135
3204	NATURAL RESOURCES-CI	17.140
3205	NATURAL RESOURCES-CI	17.145
3206	NATURAL RESOURCES-CI	17.145
3207	NATURAL RESOURCES-CI	17.145
3208	NATURAL RESOURCES-CI	17.155
3209	NATURAL RESOURCES-CI	17.160
3210	NATURAL RESOURCES-CI	17.160
3211	NATURAL RESOURCES-CI	17.160
3212	NATURAL RESOURCES-CI	17.160
3213	CONSERVATION-CI	17.170
3214	CONSERVATION-CI	17.175
3215	PUBLIC SAFETY-CI	17.180
3216	PUBLIC SAFETY-CI	17.180
3217	PUBLIC SAFETY-CI	17.180
3218	PUBLIC SAFETY-CI	17.180
3219	PUBLIC SAFETY-CI	17.185
3220	PUBLIC SAFETY-CI	17.195
3221	PUBLIC SAFETY-CI	17.200
3222	PUBLIC SAFETY-CI	17.205
3223	PUBLIC SAFETY-CI	17.205
3224	PUBLIC SAFETY-CI	17.205
3225	PUBLIC SAFETY-CI	17.210
3226	PUBLIC SAFETY-CI	17.215
3227	PUBLIC SAFETY-CI	17.215
3228	PUBLIC SAFETY-CI	17.215
3229	CORRECTIONS-CI	17.220
3230	MENTAL HEALTH-CI	17.225

2221	MENTAL HEALTH OL	17 220
3231	MENTAL HEALTH-CI	17.230
3232	SOCIAL SERVICES-CI	17.235
3233	ELEM & SEC EDUCATION-CI	18.005
3234	ELEM & SEC EDUCATION-CI	18.005
3235	ELEM & SEC EDUCATION-CI	18.005
3236	REVENUE-CI	18.010
3237	REVENUE-CI	18.010
3238	OFFICE ADMINISTRATION-CI	18.015
3239	OFFICE ADMINISTRATION-CI	18.020
3240	OFFICE ADMINISTRATION-CI	18.020
3241	OFFICE ADMINISTRATION-CI	18.020
3242	OFFICE ADMINISTRATION-CI	18.020
3243	OFFICE ADMINISTRATION-CI	
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3244	OFFICE ADMINISTRATION-CI	18.020
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3250	OFFICE ADMINISTRATION-CI	18.020
3251	OFFICE ADMINISTRATION-CI	18.020
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3256	OFFICE ADMINISTRATION-CI	18.020
3257	OFFICE ADMINISTRATION-CI	18.020
3258	OFFICE ADMINISTRATION-CI	18.020
3259	OFFICE ADMINISTRATION-CI	18.025
3260		
	AGRICULTURE-CI	18.030
3261	AGRICULTURE-CI	18.030
3262	AGRICULTURE-CI	18.030
3263	NATURAL RESOURCES-CI	18.035
3264	NATURAL RESOURCES-CI	18.035
3265	NATURAL RESOURCES-CI	18.035
3266	NATURAL RESOURCES-CI	18.040
3267	NATURAL RESOURCES-CI	18.040
3268	NATURAL RESOURCES-CI	18.040
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3269	NATURAL RESOURCES-CI	
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3271	NATURAL RESOURCES-CI	18.040
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3284	NATURAL RESOURCES-CI	18.040
3285	NATURAL RESOURCES-CI	18.040
3286	NATURAL RESOURCES-CI	18.040
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3287	NATURAL RESOURCES-CI	18.040
3288	NATURAL RESOURCES-CI	18.040
3289	NATURAL RESOURCES-CI	18.040
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3295	NATURAL RESOURCES-CI	18.040
3296	NATURAL RESOURCES-CI	18.040
3297	NATURAL RESOURCES-CI	18.040
3298	NATURAL RESOURCES-CI	18.040
3299	NATURAL RESOURCES-CI	18.040
3300	NATURAL RESOURCES-CI	18.040
3301	NATURAL RESOURCES-CI	18.040
3302	NATURAL RESOURCES-CI	18.040
3303	CONSERVATION-CI	18.045
3304	CONSERVATION-CI	18.045
3305	CONSERVATION-CI	18.045
3306	LABOR & INDUSTRIAL REL-CI	18.050
3307	LABOR & INDUSTRIAL REL-CI	18.050
3308	LABOR & INDUSTRIAL REL-CI	18.050
3309	LABOR & INDUSTRIAL REL-CI	18.050
3310	PUBLIC SAFETY-CI	18.055
3311	PUBLIC SAFETY-CI	18.055
3312	PUBLIC SAFETY-CI	18.055
3313	PUBLIC SAFETY-CI	18.055
3314	PUBLIC SAFETY-CI	18.055
3315	PUBLIC SAFETY-CI	18.055
3316	PUBLIC SAFETY-CI	18.060
3317	PUBLIC SAFETY-CI	18.060
3318	PUBLIC SAFETY-CI	18.060
3319	PUBLIC SAFETY-CI	18.060
3320	PUBLIC SAFETY-CI	18.060
3321	PUBLIC SAFETY-CI	18.060
3322	PUBLIC SAFETY-CI	18.065
3323	PUBLIC SAFETY-CI	18.065
3324	PUBLIC SAFETY-CI	18.065
	PUBLIC SAFETY-CI	18.065
3326	PUBLIC SAFETY-CI	18.065
3327	PUBLIC SAFETY-CI	18.065
3328	PUBLIC SAFETY-CI	18.065
3329	PUBLIC SAFETY-CI	18.065
3330	CORRECTIONS-CI	18.070
3331	CORRECTIONS-CI	18.070
3332	CORRECTIONS-CI	18.070
3333	CORRECTIONS-CI	18.070
3334	CORRECTIONS-CI	18.075
3335	MENTAL HEALTH-CI	18.080
3336	MENTAL HEALTH CL	18.080
3337	MENTAL HEALTH-CI	18.080
3338	MENTAL HEALTH-CI	18.080
3339	SOCIAL SERVICES CI	18.085
3340	SOCIAL SERVICES-CI	18.085

3341	SOCIAL SERVICES-CI	18.085
3342	SOCIAL SERVICES-CI	18.085
3343	SOCIAL SERVICES-CI	18.085
3344	SOCIAL SERVICES-CI	18.085
3345	NATURAL RESOURCES-CI	19.015
3346	NATURAL RESOURCES-CI	19.015
3347	NATURAL RESOURCES-CI	19.015
3348	NATURAL RESOURCES-CI	19.015
3349	CONSERVATION-CI	19.020
3350	PUBLIC SAFETY-CI	19.025
3351	PUBLIC SAFETY-CI	19.030
3352	PUBLIC SAFETY-CI	19.030
3353	MENTAL HEALTH-CI	19.035

The following members' presence was noted: Aldridge, Andrews, Appelbaum, Baker, Bangert, Baringer, Barnes, Basye, Beck, Billington, Black (7), Bland Manlove, Bosley, Bromley, Brown (70), Brown (27), Burnett, Busick, Butz, Chappelle-Nadal, Chipman, Clemens, Coleman (32), Deaton, DeGroot, Dinkins, Eggleston, Ellebracht, Eslinger, Falkner, Fishel, Fitzwater, Francis, Gannon, Gray, Green, Gregory, Griffith, Gunby, Haden, Haffner, Henderson, Hill, Hovis, Hurst, Ingle, Kelley (127), Kendrick, Kidd, Knight, Kolkmeyer, Lavender, Mackey, Mayhew, McCreery, McDaniel, McGaugh, McGirl, Merideth, Miller, Mitten, Moon, Morris (140), Mosley, Muntzel, Murphy, Pike, Pollitt (52), Porter, Price, Proudie, Quade, Razer, Reedy, Rehder, Roberts (161), Roberts (77), Roden, Rogers, Rowland, Runions, Ruth, Sauls, Sharp (36), Sharpe (4), Shawan, Shields, Simmons, Sommer, Stacy, Stephens (128), Stevens (46), Tate, Taylor, Toalson Reisch, Trent, Unsicker, Veit, Vescovo, Washington, Wiemann, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Black (7), the House adjourned until 10:00 a.m., Monday, November 9, 2020.

COMMITTEE HEARINGS

BUDGET

Monday, November 9, 2020, 12:00 PM, House Chamber.

Executive session may be held on any matter referred to the committee.

Public hearing and executive session pending referral of HB14.

Testimony provided by the Department of Health and Senior Services on nursing home family access. House Appropriations Director will provide an update on the statewide accounting system replacement. Guest seating will be available in the upper gallery located on the 4th floor.

CHILDREN AND FAMILIES

Monday, November 9, 2020, 10:30 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting to discuss unlicensed youth residential facilities operating throughout the state.

AMENDED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Monday, November 9, 2020, 2:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Discussion on police reform ideas. If interested in testifying in person or via teleconferencing, please call our office at 573-751-4392.

AMENDED

Please note that additional procedures will be in place due to the COVID-19 pandemic, All entrants to the capitol building will be required to submit to screening questions and physical screening. Members of the public must enter the building using the first-level west entrance. An accessible entrance is located at the east entrance. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

SECOND DAY, MONDAY, NOVEMBER 9, 2020

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 14

HOUSE BILLS FOR SECOND READING

HB 1

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HS HCS HB 2002 - Smith

CCS SCS HS HCS HB 2003 - Smith

CCS SCS HS HCS HB 2004 - Smith

CCS SCS HS HCS HB 2005 - Smith

CCS SS SCS HS HCS HB 2006 - Smith

CCS SCS HS HCS HB 2007 - Smith

CCS SCS HS HCS HB 2008 - Smith

CCS SCS HS HCS HB 2009 - Smith

CCS SCS HS HCS HB 2010 - Smith

CCS SCS HS HCS HB 2011 - Smith

CCS SCS HS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith

HCS HB 2018 - Smith

HCS HB 2019 – Smith

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